Stock Code: 1597

Chieftek Precision Co., LTD.

2021 Annual Shareholders' Meeting Handbook

Time: 9:00 a.m., May 28, 2021 (Friday)

Place: 2F.-1, No.26, Nanke 3rd Rd., Xinshi Dist., Tainan City 744, Taiwan,

R.O.C. (Southern Science Park Industries)

(This document is prepared in accordance with the Chinese version and is for reference only. In the event of any inconsistency between the English version and the Chinese version, the Chinese version shall prevail.)

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Chieftek Precision Co., Ltd. 2021 Annual Shareholders' Meeting Meeting Procedure

- 1. Report the Number of Attendance
- 2. Call Meeting to Order
- 3. Chairman's Address
- 4. Report Items
- **5. Matters of Ratification**
- 6. Discussion and Election Items
- 7. Extemporary Motion
- 8. Meeting Adjourned

Chieftek Precision Co., Ltd.

2021 Annual Shareholders' Meeting Agenda

- 1. Time: 9:00 a.m., May 28, 2021 (Friday)
- 2. Place: 2F.-1, No.26, Nanke 3rd Rd., Xinshi Dist., Tainan City 744, Taiwan, R.O.C. (Southern Science Park Industries)
- 3. Attendants: Call the Meeting to Order (Report the number of attendance)
- 4. Chairman's Address
- 5. Report Items:
 - (1) Report on the Business of 2020.
 - (2) Audit Committee's Audit Report on 2020 Financial Statements.
 - (3) Report on 2020 Employees' Profit Sharing Bonus and Directors and Supervisors' Compensation report.
 - (4) Report on the Resolution and Implementation on Company's Shares Buyback report.
 - (5) Report on the Implementation of Endorsement and Guarantee report.
 - (6) Report on 2020 Cash Distribution of Profit.
- 6. Matters of Ratification:
 - (1) To accept 2020 Business Report and Financial Statements.
 - (2) To approve the Proposal for Distribution of 2020 Profit.
- 7. Discussion Items:
 - (1) Amendment of "Rules of Procedure for Shareholders Meetings".
 - (2) Amendment of "Procedure for Lending Funds to Others" and "Procedure for making endorsements/guarantees"
- 8. Extemporary Motion
- 9. Meeting Adjournment

Report Items

1. Report on the Business of 2020.

Explanatory Notes: The 2020 Business Report, please refer to the

Attachment 1 in the Handbook of 2021 Annual

Shareholders' Meeting.

2. Audit Committee's Audit Report on 2020 Financial Statements.

Explanatory Notes: The 2020 Audit Committee's Audit Report, please

refer to the Attachment 2 in the Handbook of 2021

Annual Shareholders' Meeting.

3. Report on 2020 Employees' Profit Sharing Bonus and Directors and Supervisors' Compensation.

Explanatory Notes: The 2020 Employees' Profit Sharing Bonus and

Directors and Supervisors' Compensation Report, please refer to the Attachment 3 in the Handbook of

2021 Annual Shareholders' Meeting.

4. Report on the Resolution and Implementation on Company's Shares Buyback.

Explanatory Notes: the resolution and implementation of Company's shares buyback are as follows:

1. The implementation of Company's shares buyback (the implementation was finished)

December 31, 2020

Batch Order	The First Period	The Second Period
Purpose of the buy-back	Transferred the shares to employees	Transferred the shares to employees
Timeframe of buy-back	November 12, 2014 to January 9, 2015	March. 23, 2020 to May 20, 2020
Price range	share price of Company was lower than the price range of the lower limit, Company continued	NT\$37.25 to NT\$131.00, as the share price of Company was lower than the price range of the lower limit, Company continued the buy-back.
Type and amount of shares buyback	Common stock 3,000,000 shares	Common stocks 445,000 shares
Amount of shares buyback	NT\$ 118,543,503	NT\$ 26,550,420

Batch Order	The First Period	The Second Period
Percentage of expected number of shares buyback held (%)	100.00%	11.24%
Eliminated and transferred shares	3,000,000 shares have been eliminated (Note 1)	0
Accumulated number of Company shares held	0	Common stocks 445,000 shares
Percentage of total Company shares held(%) (Note 2)	0%	0.55%

Note 1: In the case of the 3,000,000 shares of elimination listed above, the registration process was approved by the Ministry of Science and Technology Southern Science and Technology Industrial Park Administration on February 27, 2018.

2: The implementation of Company's shares buyback (still remains in the status of the implementation): None.

5. Report the Implementation of Endorsement and Guarantee in 2020. Explanatory Notes:

(1) As of December 31, 2020, the implementation of endorsements/ guarantees for others is as following:

Company	The Amount of Endorsement and Guarantees (Thousand)	Actual Drawings	
срс Europa GmbH	157,590	21,012	Subsidiaries with 100% of shareholding

(2) The above amount does not exceed the prescribed limit.

6. Report on 2020 Cash Distribution of Profit.

Explanatory Notes:

- (1) The proposal of the company's profit distribution of 2020, according to the Company Act and the Articles of Incorporation of the Company. The cash dividends of shareholders was distributed set in this plan NT\$ 121,113,824 (NT\$ 1.5 per share was allotted), and the Company has been approved by board of directors resolution on February 25, 2021.
- (2) No stock dividends will be issued. Actual placement and number of shares will depend on the number of registered shareholders on the exrights date. The cash dividend distribution will be calculated to the nearest NT\$ dollar. After the aforementioned method was approved by

regular shareholders' meeting. The ex-dividend date will be decided by the Board of Directors meeting after approval by the competent authority. Allotment of fractional shares (less than one share) shall be paid in cash, and the chairman or his designated representative may subscribe at par value. Before ex-dividend date if buying back shares the transfer of treasury shares of the company, cancellation or other reasons prior to the date of ex-right affect the number of shares of the outstanding shareholders and change the dividend yield, the company will submitted to the general shareholder's meeting and the Board is authorized to make such adjustments. The Cash Distribution of Profit Report, please refer to the Attachment 5 (P. 36) in the Handbook of the 2021 Annual Shareholders' Meeting.

(3) After the adoption by the general Shareholders Meeting, the Board of Directors is authorized to set the distribution of profit surplus.

Proposed Items

1. To accept 2020 Business Report and Financial Statements.

Proposed by the Board of Directors

Explanatory Notes:

- (1) The Company's 2020 Financial Statements, including the balance sheet, the statement of comprehensive income, the statement of changes in equity, and statement of cash flows, were audited by independent auditors, Mr. Lin, Yung-Chih and Ms. Lin, Tzu-Shu of PricewaterhouseCoopers (PwC), Taiwan. Also, Business Report and Financial Statements have been approved by the Board of Directors and examined by the supervisors of the Company.
- (2) The 2020 Business Report could be referred to the Attachment 1 of the Handbook for the 2021 Annual Shareholders' Meeting, independent auditors' audit report, and Financial Statements by PWC could be referred to Attachment 4 of the Handbook for the 2021 Annual Shareholders' Meeting.

Resolution:

1. To Approve the Proposal for Distribution of 2020 Profit.

Proposed by the Board of Directors

Explanatory Notes:

- (1) The 2020 proposal for profit distribution was made in accordance with the Company Act and the Articles of Incorporation of the Company, and has been approved by board of directors resolution on February 25, 2021, and therefore was sent to the audit committee for audit.
- (2) The Profit Distribution Report, please refer to the Attachment 5 in the Handbook of 2021 Annual Shareholders' Meeting.

Resolution:

Discussion Items

1. Amendment of "Rules of Procedure for Shareholders Meetings".

Proposed by the Board of Directors

Explanatory Notes:

- (1) The amendment was made in accordance with the relevant provisions of Chin Kuan Cheng Chiao Tzu, letter No.1090150567 issued on January 21, 2021 by Taiwan Stock Exchange and Decree Tai Cheng Chih Li Tzu No.11000014461 issued on January 28, 2021 by Taipei Exchange.
- (2) We proposed to amend "Rules of Procedure for Shareholders Meeting" to go with the issue way of the amended regulations, increasing the Company governance, and maintain shareholders' equity.
- (3) Please refer the Attachment 6 of the in the Handbook of 2021 Annual Shareholders' Meeting for the comparison table of the amendment of "Rules of Procedure for Shareholders Meeting".

Resolution:

2. Amendment of part of regulations of "Procedures for Lending Funds to Other Parties" and "Guideline for Endorsement and Guarantee".

Proposed by the Board of Directors

Explanatory Notes:

- (1) The amendment was made in accordance with the relevant provision of Cheng Kuei Chien Tzu, letter No.1090201113 issued on July 21, 2020 by Taipei Exchange and "Questions and Answers of Regulations Governing Loaning of Funds and Making of Endorsement/Guarantee by Public Companies".
- (2) To go with the amendments of relevant regulations in accordance with "Regulations Governing Loaning of Funds and Making of Endorsement/Guarantee by Public Companies".
- (3) Please refer the Attachment 7 in the Handbook of 2021 Annual Shareholders' Meeting for the comparison table of the amendment to "Procedures for Lending Funds to Others". Please refer the Attachment 8 in the Handbook of the 2021 Annual Shareholders' Meeting for the comparison table of the amendment to "Guideline for Endorsement and Guarantee".

Resolution:

Extemporary Motion

Meeting Adjournment

Attachment 1

Chieftek Precision Co., Ltd. 2020 Business Report

Since the US-China trade war, it caused an enormous impact for the global economic systems, moreover, the outbreak of COVID-19 in 2020, it interfered a lot in global economic activities and the production paces, brought the collateral influences on the demand procrastination of capital expenditures in terminal markets. To confront the risk of global economic business cycle, Chieftak Precision relied on high quality products and increasing sales proportion of micro linear products which have high gross profits, and constantly strode towards the object of high flexibility system integration developer. The Company upheld the experiences in linear motion components market for years, researched and developed the products with more diversity, high precision and reliability to diversify the risk of economic business cycle.

The combined revenue of 2020 was NT\$1,381,885 thousand compared to 2019 of NT\$1,300,351 thousand, it increased by NT\$81,534 thousand with an increasing rate of 6.27%. The Income before Tax of 2020 was NT\$261,495 thousand compared to 2019 of NT\$222,227 thousand, it increased NT\$39,268 thousand with an increasing rate of 17.67%.

The 2020 Business Report is as following:

1. The Result of Implement of Business Plan

(1) Consolidated Income Statement for the years ended December 31, 2020 and 2019.

Unit: NT\$ thousand

Items	2020	2019	Increase (Decrease) Amount
Sales Revenue	1,381,885	1,300,351	81,534
Operating Cost	(815,950)	(718,689)	(97,261)
Operating Margin	565,935	581,662	(15,727)
Operating Margin Rate	40.95%	44.73%	(3.78%)
Operating Expenses	(289,566)	(340,123)	(50,557)
Operating Profit	276,369	241,539	34,830
Non-Operating Income and Expenses	(14,874)	(19,312)	39,268
Profit Before Income Tax	261,495	222,227	(387,610)
Income Tax Expenses	(58,400)	(47,583)	(10,817)
Profit for the year	203,095	174,644	28,451
Other Comprehensive Income(loss)	(7,529)	(11,907)	(4,378)

Items	2020	2019	Increase (Decrease) Amount
Comprehensive Income for the year	195,566	162,737	32,829
Earnings per Share (NT\$)	2.51	2.15	0.36

According to the above table

1. Turnover

- (I) The combined net sales revenue for 2020 of NT\$1,381,885 thousand, which increased by NT\$81,534 thousand compared with 2019 of NT\$1,300,351 thousand, the growth rate was 6.27%.
- (II) If compared by regions, the sales by revenue increased 46.76% in Mainland, decreased 16.13% in European region, decreased 13.12% in the United States, increased 11.07% in the domestic sales of Taiwan and increased 4.17% in other regions.

2. Operating Margin Rate

Due to the influence of the epidemic in 2020, the demand of health care and semiconductor industries increased, it made sales ratio of micro linear products constantly increased, however machine tools related industries were extremely depressed, in addition, influenced by the appreciation of new Taiwan dollars, the combined operating margin rate of 2020 was 40.95%, compared with 2019 of 44.73%, decreased 3.78%.

3. Profits

- (I) Profit before tax was NT\$261,495 thousand in 2020, which increased by NT\$39,268 thousand with comparison of NT\$222,227 thousand in 2019. The increasing rate was 17.67%.
- (II) Basic earnings per share of 2020 was NT\$2.51, which increased NT\$0.36 compared with NT\$2.15 in 2019.

(2) Parent Company Only Statement of Comprehensive Income for the years ended December 31, 2020 and 2019.

Unit: NT\$ thousand

Items	2020	2019	Increase (Decrease) Amount
Sales revenue	1,068,294	1,040,726	27,568
Operating costs	(703,276)	(652,831)	(50,445)
Gross profit	365,018	387,895	(22,880)
Unrealized gain from inter-affiliate accounts	(68,823)	(82,238)	(13,415)
Realized gain from interaffiliate accounts	82,238	94,712	(12,474)

Items	2020	2019	Increase (Decrease) Amount
Net operating margin	378,433	400,369	(21,936)
Operating expenses	(174,751)	(185,417)	(10,666)
Operating profit	203,682	214,952	(11,270)
Non-operating income and expenses	44,064	(4,593)	48,657
Profit before income tax	247,746	210,359	37,387
Income tax expense	(44,651)	(35,715)	(8,936)
Profit for the year	203,095	174,644	28,451
Other comprehensive income (loss)	(7,529)	(11,907)	4,378
Comprehensive income for the year	195,566	162,737	32,829

(3) Parent Company Only of Profitability Analysis for the 2020 and 2019

Items	2020	2019
Return on Total Assets (%)	6.41%	5.87%
Return on Equity (%)	9.82%	8.82%
Operating Income to Paid-in Capital Ratio (%)	25.09%	26.48%
Pre-tax Income to Paid-in Capital Ratio (%)	30.52%	25.91%
Net Margin (%)	19.01%	16.78%
Basic Earnings Per Share (NT\$)	2.51	2.15

(4) Consolidated Company Only of Profit ability Analysis for the 2020 and 2019

Items	2020	2019
Return on Total Assets (%)	6.22%	5.66%
Return on Equity (%)	9.82%	8.82%
Operating Income to Paid-in Capital Ratio (%)	34.04%	29.75%
Pre-tax Income to Paid-in Capital Ratio (%)	32.21%	27.37%
Net Margin (%)	14.70%	13.43%
Basic Earnings Per Share (NT\$)	2.51	2.15

2. Enterprise Development

Chieftek invested in a large number of resources for innovating to research and develop precision linear motion elements to exploit constantly in the domain of high-end linear motion components, expanded the field of technology, and accumulated the threshold of in-house patents. We already established an excellent reputation with our private brand "cpc" to distribute all over the world in the precision machinery drive control market.

"cpc" devoted to providing mechatronics integration systems and services, and the the development of control components with high added value in "liner/servomotor drivers". Furthermore, we strode towards the development of micron linear motor modules and robotic arms; meanwhile, we developed in-house upper control platforms to expect to achieve own, intelligence technology in the factories, and increased the development of ball screw product line to meet the demand of automation equipment. We expected that we produced efficiently high quality products by means of new technologies and new manufacturing processes.

Ball screws, linear slides, linear motors and robotic arms plus drive control, they made the Company's product line more complete, and coordinated the intelligent components and the intelligent machinery to exploit the complementing function. The products can be applied in vaster domains, and the developable market and customer groups will get enlarged in the future.

Attachment 2

Chieftek Precision Co., Ltd.

2020 Audit Committee's Audit Report

Hereby to approve,

The Board of Directors made the Operating Report, Consolidated and Standalone Financial

Statements, Profit Distribution Proposal, etc. of the year of 2020. Consolidated and Independent

Financial Statements were duly audited by PwC TW Mr. Lin, Yung-Chih and Ms. Lin, Tzu-Shu,

they issued recorded unqualified opinion auditing report. The preceding Operating Report,

Consolidated and Independent Financial Statements, Profit Distribution Proposal were audited by

the Audit Committee, and verified that there was no discrepancy. Any discrepancies shall be

reported to the superior in accordance with Securities and Exchange Act and the Company Law.

Please examine.

CHIEFTEK PRECISION CO., LTD.

Convener of Audit Committee: Wei, Nai-Chang

February 25, 2021

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2020 Employees' Profit Sharing Bonus and Directors and Supervisors' Compensation

1. Percentage or range of remuneration of employees, directors and supervisors specified in the articles of association:

According to paragraph 1, Article 21 of Articles of Incorporation of the revised articles of association, this company should distribute 3% to 15% of profit of current year to reward employees, and should distribute no more than 3% of profit of current year to reward directors and supervisors. But when the company has accumulated loss, it should be covered. The employee remuneration should be distributed in cash or stock, and those who are distributed with cash or stock should meet certain conditions of being affiliated to the company employees. These certain conditions should be formulated by the board of directors.

The current year's annual profit status refers to the pre-tax interest in the current year before the distribution of employee compensation and the benefits of directors and supervisors before compensation.

The distribution of employee compensation and the compensation of directors and supervisors shall be implemented by the board of directors with a resolution of more than two-thirds of the directors attending and one half and more of the attending directors agree, and report to the shareholders meeting.

- 2. The employees' compensation and the assignment of directors and supervisors in the year 2020 of the company were approved by the board of directors on February 5, 2021. The proposed distribution of the board of directors' approval is as follows:
 - (1) The remuneration for allotment of employees in cash is NT\$16,000,000, which is approximately 5.97% of the profit for the current year. The amount of employee compensation reported on the accounts is NT\$16,000,000, which is the same amount as the project is listed as annual profit of 2020.
- (2) The distribution of directors by cash and the supervisor's remuneration is NT\$4,500,000 in cash, which is approximately 1.68% of the profit for the year. The remuneration of directors and supervisors listed in the accounts is NT\$4,500,000, which is the same amount as the project is listed as annual profit of 2020.
- (3) The above-mentioned Employees' Profit Sharing Bonus and Directors and Supervisors' Compensation have been expensed in 2020.

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of CHIEFTEK PRECISION CO., LTD.

Opinion

We have audited the accompanying parent company only balance sheets of CHIEFTEK PRECISION CO., LTD. (the "Company") as of December 31, 2020 and 2019, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2020 and 2019, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and generally accepted auditing standards in the Republic of China. Our responsibilities under those standards are further described in the Auditors' responsibilities for the audit of the parent company only financial statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Company's 2020 parent company only financial statements. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's 2020 parent company only financial statements are stated as follows:

Adequacy of allowance for valuation loss on individually recognized obsolete or damaged inventories

Description

Refer to Note 4(9) for the accounting policy on inventory, Note 5 for the information on accounting estimates and assumption uncertainty in relation to inventory valuation, and Note 6(3) for the details of inventory. As of December 31, 2020, the balances of inventories and allowance for inventory valuation losses were NT\$477,611 thousand and NT\$27,594 thousand, respectively.

The Company engages primarily in the manufacture and sales of linear guides and linear blocks. As the end-users require high-quality performances, there is a risk of inventory devaluation or obsolescence. The Company measures its inventories at the lower of cost and net realizable value. The net realizable value of the Company's inventories aged over a certain period is calculated based on the historical extent of inventory clearance and degree of price markdown. The allowance for valuation loss mainly arises from individually identified obsolete inventories, and the procedures of such identification involves subjective judgment, which might result in high degree of estimation uncertainty. Considering that the Company's inventory and the allowance for inventory valuation losses are material to the financial statements, we, considered the allowance for inventory valuation loss as one of the key audit matters.

How our audit addressed the matter

We performed the following audit procedures in response to the abovementioned key audit matter:

- A. We obtained understanding of the Company's operations and its industry characteristics to assess the reasonableness of the Company's policies on and procedures for allowance for inventory valuation loss.
- B. We verified whether the dates used in the inventory aging reports that the Company applied to value inventories were accurate and complete. We recalculated and evaluated the reasonableness of allowance for inventory valuation losses in order to confirm whether the reported information was in line with the Company's policies.
- C. We selected samples from inventory items by each sequence number to verify its net realizable value and to evaluate the reasonableness of allowance for inventory valuation loss.

Authenticity of sales revenue

Description

Refer to Note 4(23) for the accounting policy on revenue recognition and Note 6(16) for the details of operating revenue.

The Company sells a variety of linear guides, ball screws and linear modules, and the target market reaches globally, including Taiwan, Asia, Europe, America and so forth. Since the customers are numerous and scattered, and the number of transactions is voluminous, it will take a longer time to verify their authenticity. Thus, we considered the authenticity of sales revenue as one of the key audit matters for the year.

How our audit addressed the matter

We performed the following audit procedures in response to the abovementioned key audit matter:

- A. We confirmed the process of revenue recognition, including reviewing customer basic information and credit limit table, revenue recognition basis, authorizing procedures and collection processes. Also, we selected samples from different customers to evaluate the management's effectiveness of internal controls over sales revenue recognition.
- B. We performed a series verification sample test for the sales revenue transactions of the year, including vouching customers' orders, shipping orders, export declaration documents, customer receipt records and sales invoices or subsequent receipts, to confirm whether the sales revenue transactions really occurred.
- C. We tested the manual accounting entries recognized for sales revenue, including verifying the transactions nature of the relevant manual entries and checking the relevant supporting documents. For the same purpose, we also checked the relevant supporting documents and the rationality of the debit notes issued after the balance sheet date.

Responsibilities of management and those charged with governance for the parent company only financial statements

Management is responsible for the preparation and fair presentation of the parent company only financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and for such internal control as management determines is necessary to enable the preparation of parent company only financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the parent company only financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee, are responsible for overseeing the Company's financial reporting process.

Auditors' responsibilities for the audit of the parent company only financial statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with the generally accepted auditing standards in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- A. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.

- E. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the parent company only financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope

and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the parent company only financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Lin, Yung-Chih

Independent Accountants

Lin, Tzu-Shu

PricewaterhouseCoopers, Taiwan Republic of China February 25, 2021

The accompanying parent company only financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying parent company only financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

CHIEFTEK PRECISION CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

			I	December 31, 2020)	December	December 31, 2019	
	Assets	Notes		AMOUNT	%	AMOUNT		%
	Current assets							
1100	Cash and cash equivalents	6(1)	\$	399,455	12	\$ 41	19,025	13
1150	Notes receivable, net	6(2)		15,480	1	1	18,984	1
1170	Accounts receivable, net	6(2) and 12		170,192	5	15	54,733	5
1180	Accounts receivable - related parties	6(2) and 7		210,545	6	26	57,370	8
1200	Other receivables	7		8,983	-		1,630	-
1220	Current income tax assets	6(23)		3,380	-		-	-
130X	Inventories	5 and 6(3)		450,017	13	50	09,433	16
1410	Prepayments			33,329	1		23,604	1
11XX	Total current assets			1,291,381	38	1,39	94,779	44
	Non-current assets							
1550	Investments accounted for under	6(4)						
	equity method			412,044	12	29	95,776	10
1600	Property, plant and equipment	6(5) and 8		1,361,380	40	1,10)5,943	35
1755	Right-of-use assets	6(6)		129,601	4	13	30,248	4
1780	Intangible assets	6(7)(8) and 7		101,250	3	12	20,143	4
1840	Deferred income tax assets	6(23)		25,160	1	2	26,060	1
1915	Prepayments for equipment	6(5)		48,474	2	5	57,161	2
1920	Guarantee deposits paid			3,237	-		2,135	-
1990	Other non-current assets			4,462			1,925	
15XX	Total non-current assets			2,085,608	62	1,73	39,391	56
1XXX	Total assets		\$	3,376,989	100	\$ 3,13	34,170	100

(Continued)

CHIEFTEK PRECISION CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

				December 31, 2020		December 31, 2019	
	Liabilities and Equity	Notes		AMOUNT	%	AMOUNT	%
	Liabilities						
	Current liabilities						
2100	Short-term borrowings	6(9)(26)	\$	358,000	11	\$ 220,000	7
2130	Current contract liabilities	6(16)		97	-	2,349	-
2150	Notes payable			77,992	2	79,155	3
2170	Accounts payable			47,725	1	17,045	1
2200	Other payables	6(10) and 7		94,979	3	119,496	4
2230	Current income tax liabilities	6(23)		-	-	15,109	-
2280	Current lease liabilities	6(6)(19)(26)		5,214	-	4,912	-
2320	Long-term liabilities, current portion	6(11)(26), 8 and 9		92,278	3	99,028	3
21XX	Total current liabilities			676,285	20	557,094	18
	Non-current liabilities						
2540	Long-term borrowings	6(11)(26), 8 and 9		434,924	13	402,202	13
2570	Deferred income tax liabilities	6(23)		18,973	-	4,211	-
2580	Non-current lease liabilities	6(6)(19)(26)		126,586	4	126,431	4
2640	Net defined benefit liabilities	6(12)		7,163	-	6,664	-
2670	Other non-current liabilities	6(4)		<u> </u>	_	12,783	-
25XX	Total non-current liabilities			587,646	17	552,291	17
2XXX	Total liabilities			1,263,931	37	1,109,385	35
	Equity						
	Share capital	6(13)(15)					
3110	Common stock			811,876	24	811,876	26
	Capital reserves	6(14)					
3200	Capital surplus			440,667	13	440,667	14
	Retained earnings	6(13)(15)					
3310	Legal reserve			162,016	5	144,552	5
3320	Special reserve			29,394	1	17,047	1
3350	Unappropriated retained earnings			731,978	22	640,037	20
3400	Other equity interest		(36,323) (1)	(29,394) (1)
3500	Treasury stocks	6(13)	(26,550) (1)		
3XXX	Total equity			2,113,058	63	2,024,785	65
	Significant Contingent Liabilities and	6(6), 7 and 9					
	Unrecognized Contract Commitments						
3X2X	Total liabilities and equity		\$	3,376,989	100	\$ 3,134,170	100

The accompanying notes are an integral part of these parent company only financial statements.

CHIEFTEK PRECISION CO., LTD. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (Expressed in thousands of New Taiwan dollars, except for earnings per share amount)

				Yea	ar ended	Decen	mber 31	
				2020			2019	
	Items	Notes		AMOUNT	%		AMOUNT	%
4000	Sales revenue	6(16) and 7	\$	1,068,294	100	\$	1,040,726	100
5000	Operating costs	6(3)(12)(21)(22)	(703,276) (<u>66</u>)	(652,831) (62)
5900	Gross profit			365,018	34		387,895	38
5910	Unrealized gain from inter-affiliate	6(4)						
* 0 * 0	accounts	***	(68,823) (7)	(82,238) (8)
5920	Realized gain from inter-affiliate	6(4)		00.000	0		04.710	0
5050	accounts			82,238	8		94,712	9
5950	Net operating margin	6/7)/10)/01)/00)		378,433	35		400,369	39
	Operating expenses	6(7)(12)(21)(22) and 7						
6100	Selling expenses		(32,598) (3)	(44,232) (4)
6200	General and administrative expenses		(80,601) (81,062) (
6300	Research and development expenses		(61,232) (6)	(59,576) (
6450	Expected credit impairment loss	12	(320)		(547)	
6000	Total operating expenses		(174,751) (16)	(185,417) (18)
6900	Operating profit			203,682	19		214,952	21
	Non-operating income and expenses							<u>.</u>
7100	Interest income	6(17) and 7		473	-		2,575	-
7010	Other income	6(18)		8,667	1		4,904	1
7020	Other gains and losses	6(6)(7)(8)(19) and						
		12	(32,061) (3)	(18,081) (2)
7050	Finance costs	6(5)(6)(20)	(7,077) (1)	(9,131) (1)
7070	Share of profit of subsidiaries,	6(4)						
	associates and joint ventures							
	accounted for under equity method			74,062	7		15,140	1
7000	Total non-operating income and							
	expenses			44,064	4	(4,593) (1)
7900	Profit before income tax			247,746	23		210,359	20
7950	Income tax expense	6(23)	(44,651) (<u>4</u>)	(35,715) (3)
8200	Profit for the year		\$	203,095	19	\$	174,644	17
	Other comprehensive income							
	(loss)(Net)							
	Components of other comprehensive							
	income (loss) that will not be							
	reclassified to profit or loss							
8311	Actuarial (loss) gain on defined	6(12)		==0				
0240	benefit plan	((22)	(\$	750)	-	\$	550	-
8349	Income tax related to components of	6(23)						
	other comprehensive income that							
	will not be reclassified to profit or			150		,	110)	
	loss Components of other comprehensive			150	-	(110)	-
	income (loss) that will be reclassified							
	to profit or loss							
8361	Financial statements translation	6(4)						
6501	differences of foreign operations	0(4)	(6,929) (1)	(12,347) (1)
8300	Other comprehensive loss for the		<u></u>	0,727) (12,347) (
8300	year		(\$	7,529) (1)	(\$	11,907) (1)
8500	Total comprehensive income for the		(ψ	1,327)		(Ψ	11,507)	
8300	year		\$	195,566	18	\$	162,737	16
	year		φ	173,300	10	φ	102,737	10
	Earnings per share (in dollars)	6(24)						
9750	Basic	0(24)	\$		2.51	\$		2.15
9850	Diluted		\$		2.51	\$		
9000	Diffuted		Ф		2.51	Ф		2.14

The accompanying notes are an integral part of these parent company only financial statements.

<u>CHIEFTEK PRECISION CO., LTD.</u> <u>PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY</u>

FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

Other Equity

					Retained Earnings			Interest				
	Notes	Share capita		e Legal reserve	Special reserve	Unappropriated retained earnings	tı dif	cial statements ranslation ferences of gn operations		sury stocks		Total
2019												
Balance at January 1, 2019		\$ 738,	069 \$ 440,667	\$ 97,280	\$ 12,367	\$ 664,519	(\$	17,047)	\$		\$	1,935,855
Profit for the year				-	-	174,644		-		-		174,644
Other comprehensive income (loss) for the year	6(4)			-	-	440	(12,347)		-	(11,907)
Total comprehensive income (loss) for the year			<u> </u>			175,084	(12,347)		-		162,737
Appropriations of 2018 earnings:												
Legal reserve				47,272	-	(47,272))	-		-		-
Special reserve	6(15)			-	4,680	(4,680))	-		-		-
Cash dividends	6(15)			-	-	(73,807))	-		-	(73,807)
Stock dividends	6(13)(15)	73,	807 -	<u> </u>		(73,807_)						<u>-</u>
Balance at December 31, 2019		\$ 811,	876 \$ 440,667	\$ 144,552	\$ 17,047	\$ 640,037	(\$	29,394)	\$		\$	2,024,785
2020												
Balance at January 1, 2020		\$ 811,	<u>\$ 440,667</u>	\$ 144,552	\$ 17,047	\$ 640,037	(\$	29,394)	\$	<u> </u>	\$	2,024,785
Profit for the year				-	-	203,095		-		-		203,095
Other comprehensive loss for the year	6(4)		<u> </u>			(600_)) (6,929)			(7,529)
Total comprehensive income (loss) for the year			<u> </u>			202,495	(6,929)				195,566
Appropriations of 2019 earnings:												
Legal reserve				17,464	-	(17,464))	-		-		-
Special reserve	6(15)			-	12,347	(12,347))	-		-		-
Cash dividends	6(15)			-	-	(80,743))	-		-	(80,743)
Purchase of treasury stocks	6(13)								(26,550)	(26,550)
Balance at December 31, 2020		\$ 811,	<u>\$ 440,667</u>	\$ 162,016	\$ 29,394	\$ 731,978	(\$	36,323)	(\$	26,550)	\$	2,113,058

CHIEFTEK PRECISION CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (Expressed in thousands of New Taiwan dollars)

		For	the years en	ded Dec	ember 31,
	Notes		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	247,746	\$	210,359
Adjustments					
Adjustments to reconcile profit (loss)					
Expected credit impairment loss	12		320		547
Loss on (reversal of) inventory market price	6(3)				
decline			15,354	(1,561)
Share of profit of subsidiaries, associates and	6(4)				
joint ventures accounted for under equity					
method		(74,062)	(15,140)
Unrealized gain from inter-affiliate accounts	6(4)		68,823		82,238
Realized gain from inter-affiliate accounts	6(4)	(82,238)	(94,712)
Depreciation	6(5)(6)(21)	•	72,342	,	76,397
Gain arising from lease modifications	6(6)(19)	(251)		-
Amortization	6(7)(21)	`	10,627		2,334
Impairment loss	6(7)(8)(19)		9,049		
Interest income	6(17)	(473)	(2,575)
Interest expense	6(20)	`	7,077	`	9,131
Changes in operating assets and liabilities	` /		,		ŕ
Changes in operating assets					
Notes receivable			3,504		6,239
Accounts receivable		(15,779)		38,203
Accounts receivable - related parties		`	56,825		64,006
Other receivables		(7,353)		2,579
Inventories		`	44,062		40,232
Prepayments		(9,725)	(10,003)
Changes in operating liabilities		`	-,,		-,,
Current contract liabilities		(2,252)		2,255
Notes payable		`	12,357	(97,182)
Accounts payable			30,680	ì	50,565)
Other payables			1,010	ì	62,392)
Net defined benefit liabilities		(251)	ì	230)
Cash inflow generated from operations		\	387,392	\	200,160
Dividends received	6(4)		-		121,770
Interest received	0(1)		473		1,720
Interest paid		(7,246)	(9,120)
Income tax paid		ì	47,328)	ì	123,189)
Net cash flows from operating activities		\	333,291	\	191,341
Their easif from a from operating activities			333,471		1/1,571

(Continued)

CASH FLOWS FROM INVESTING ACTIVITIES

Interest received from borrowings and lending					
among related parties		\$	-	\$	855
Cash paid for acquisition of investments accounted	6(4)				
for under equity method - subsidiaries		(48,503)	(18,623)
Cash paid for acquisition of property, plant and	6(25)				
equipment		(299,522)	(176,768)
Interest paid for acquisition of property, plant and	6(5)(20)(25)				
equipment		(5,627)	(3,326)
Acquisition of intangible assets	6(7)	(783)	(21,031)
Increase in prepayments for equipment		(46,597)	(114,417)
Increase in guarantee deposits paid		(1,102)	(568)
Increase (decrease) in other non-current assets		(2,537)		1,511
Net cash flows used in investing activities		(404,671)	(332,367)
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase in short-term borrowings	6(26)		138,000		100,000
Payments of lease liability	6(26)	(4,869)	(4,825)
Increase in long-term borrowings	6(26)		400,000		200,000
Decrease in long-term borrowings	6(26)	(374,028)	(175,020)
Payments of cash dividends	6(15)	(80,743)	(73,807)
Buy-back of treasury shares	6(13)	(26,550)		
Net cash flows from financing activities			51,810		46,348
Net decrease in cash and cash equivalents		(19,570)	(94,678)
Cash and cash equivalents at beginning of year	6(1)		419,025		513,703
Cash and cash equivalents at end of year	6(1)	\$	399,455	\$	419,025

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Stockholders of CHIEFTEK PRECISION CO., LTD.

Opinion

We have audited the accompanying consolidated balance sheets of CHIEFTEK PRECISION CO., LTD. and its subsidiaries (collectively referred herein as the "Group") as of December 31, 2020 and 2019, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, International Financial Reporting Interpretations Committee Interpretations, and Standing Interpretations Committee Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and generally accepted auditing standards in the Republic of China. Our responsibilities under those standards are further described in the Auditors' responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Group's 2020 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion there on, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2020 consolidated financial statements are stated as follows:

Adequacy of allowance for valuation loss on individually recognized obsolete or damaged inventories

Description

Refer to Note 4(11) for the accounting policy on inventory, Note 5 for the information on accounting estimates and assumption uncertainty in relation to inventory valuation, and Note 6(4) for the details of inventory. As of December 31, 2020, the balances of inventories and allowance for inventory valuation losses were NT\$623,820 thousand and NT\$66,877 thousand, respectively.

The Group engages primarily in the manufacture and sales of linear guides and linear blocks. As the end-users require high-quality performances, there is a risk of inventory devaluation or obsolescence. The Group measures its inventories at the lower of cost and net realizable value. The net realizable value of the Group's inventories aged over a certain period is calculated based on the historical extent of inventory clearance and degree of price markdown. The allowance for valuation loss mainly arises from individually identified obsolete inventories, and the procedures of such identification involves subjective judgment, which might result in high degree of estimation uncertainty. Considering that the Group's inventory and the allowance for inventory valuation losses are material to the financial statements, we considered the allowance for inventory valuation loss as one of the key audit matters.

How our audit addressed the matter

We performed the following audit procedures in response to the abovementioned key audit matter:

- A. We obtained understanding of the Group's operations and its industry characteristic to assess the reasonableness of the Group's policies on and procedures for allowance for inventory valuation loss.
- B. We verified whether the dates used in the inventory aging reports that the Group applied to value inventories were accurate and complete. We recalculated and evaluated the reasonableness of allowance for inventory valuation losses in order to confirm whether the reported information was in line with the Group's policies.
- C. We selected samples from inventory items by each sequence number to verify its net realizable value and to evaluate the reasonableness of allowance for inventory valuation loss.

Authenticity of sales revenue

Description

Refer to Note 4(24) for the accounting policy on revenue recognition and Note 6(16) for the details of operating revenue.

The Group sells a variety of linear guides, ball screws and linear modules, and the target market reaches globally, including Taiwan, Asia, Europe, America and so forth. Since the customers are numerous and scattered, and the number of transactions is voluminous, it will take a longer time to verify their authenticity. Thus, we considered the authenticity of sales revenue as one of the key audit matters for the year.

How our audit addressed the matter

We performed the following audit procedures in response to the abovementioned key audit matter:

- A. We confirmed the process of revenue recognition, including reviewing customer basic information and credit limit table, revenue recognition basis, authorizing procedures and collection processes. Also, we selected samples from different customers to evaluate the management's effectiveness of internal controls over sales revenue recognition.
- B. We performed a series verification sample test for the sales revenue transactions of the year, including vouching customers' orders, shipping orders, export declaration documents, customer receipt records and sales invoices or subsequent receipts, to confirm whether the sales revenue transactions really occurred.
- C. We tested the manual accounting entries recognized for sales revenue, including verifying the transactions nature of the relevant manual entries and checking the relevant supporting documents. For the same purpose, we also checked the relevant supporting documents and the rationality of the debit notes issued after the balance sheet date.

Other matter - Parent company only financial statements

We have audited and expressed an unqualified opinion on the parent company only financial statements of CHIEFTEK PRECISION CO., LTD. as of and for the years ended December 31, 2020 and 2019.

Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, International Financial Reporting Interpretations Committee Interpretations, and Standing Interpretations Committee Interpretations as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee, are responsible for overseeing the Group's financial reporting process.

Auditors' responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the generally accepted auditing standards in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

A. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the consolidated financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we

determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Lin, Yung-Chih

Independent Accountants

Lin, Tzu-Shu

PricewaterhouseCoopers, Taiwan Republic of China February 25, 2021

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

CHIEFTEK PRECISION CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

			December 31, 2020	 December 31, 2019			
	Assets	Notes	 AMOUNT	<u>%</u>	 AMOUNT	<u>%</u>	
•	Current assets						
1100	Cash and cash equivalents	6(1)	\$ 654,597	19	\$ 678,134	21	
1136	Financial assets at amortized cost -	6(2)					
	current		7,360	-	7,629	-	
1150	Notes receivable, net	6(3)	27,767	1	27,559	1	
1170	Accounts receivable, net	6(3) and 12	344,675	10	298,789	9	
1200	Other receivables		9,515	-	3,252	-	
1220	Current income tax assets	6(23)	20,398	-	2,992	-	
130X	Inventories	5 and 6(4)	556,943	16	637,277	19	
1410	Prepayments		 36,049	1	 28,538	1	
11XX	Total current assets		 1,657,304	47	 1,684,170	51	
1	Non-current assets						
1600	Property, plant and equipment	6(5) and 8	1,532,120	44	1,290,959	39	
1755	Right-of-use assets	6(6)	129,601	4	130,248	4	
1780	Intangible assets	6(7)(8)	101,595	3	120,990	3	
1840	Deferred income tax assets	6(23)	25,160	1	26,060	1	
1915	Prepayments for equipment	6(5)	48,474	1	57,161	2	
1920	Guarantee deposits paid		9,775	-	7,700	-	
1990	Other non-current assets		 5,312		 2,879		
15XX	Total non-current assets		 1,852,037	53	 1,635,997	49	
1XXX	Total assets		\$ 3,509,341	100	\$ 3,320,167	100	

(Continued)

CHIEFTEK PRECISION CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

				December 31, 2020		December 31, 2019	
	Liabilities and Equity	Notes		AMOUNT	%	AMOUNT	<u>%</u>
	Liabilities						
	Current liabilities						
2100	Short-term borrowings	6(9)(26)	\$	379,012	11	\$ 313,315	9
2130	Current contract liabilities	6(16)		4,807	-	3,964	-
2150	Notes payable			77,992	2	79,155	2
2170	Accounts payable			49,211	2	18,711	1
2200	Other payables	6(10)		110,835	3	135,507	4
2230	Current income tax liabilities	6(23)		3,848	-	18,700	1
2280	Current lease liabilities	6(6)(19)(26)		5,214	-	4,912	-
2310	Advance receipts			-	-	1,699	-
2320	Long-term liabilities, current portion	6(11)(26), 8 and 9		94,658	3	101,136	3
21XX	Total current liabilities			725,577	21	677,099	20
	Non-current liabilities						
2540	Long-term borrowings	6(11)(26), 8 and 9		517,984	15	480,977	15
2570	Deferred income tax liabilities	6(23)		18,973	-	4,211	-
2580	Non-current lease liabilities	6(6)(19)(26)		126,586	4	126,431	4
2640	Net defined benefit liabilities	6(12)		7,163	_	6,664	
25XX	Total non-current liabilities			670,706	19	618,283	19
2XXX	Total liabilities			1,396,283	40	1,295,382	39
	Equity						
	Share capital	6(13)(15)					
3110	Common stock			811,876	23	811,876	25
	Capital reserves	6(14)					
3200	Capital surplus			440,667	12	440,667	13
	Retained earnings	6(13)(15)					
3310	Legal reserve			162,016	5	144,552	4
3320	Special reserve			29,394	1	17,047	1
3350	Unappropriated retained earnings			731,978	21	640,037	19
3400	Other equity interest		(36,323) (1)	(29,394)	(1)
3500	Treasury stocks	6(13)	(26,550) (1)	-	-
3XXX	Total equity			2,113,058	60	2,024,785	61
	Significant Contingent Liabilities and	6(6) and 9	-			· · · · · ·	
	Unrecognized Contract Commitments	. *					
3X2X	Total liabilities and equity		\$	3,509,341	100	\$ 3,320,167	100

The accompanying notes are an integral part of these consolidated financial statements.

CHIEFTEK PRECISION CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (Expressed in thousands of New Taiwan dollars, except for earnings per share amounts)

			Year ended December 31								
				2020		2019					
	Items	Notes		AMOUNT	%		AMOUNT		%		
4000	Sales revenue	6(16)	\$	1,381,885	100	\$	1,300,351		100		
5000	Operating costs	6(4)(12)(21)(22)	(815,950)	(<u>59</u>)	(718,689)	(<u>55</u>)		
5900	Net operating margin			565,935	41		581,662	_	45		
	Operating expenses	6(7)(12)(21)(22) and 7									
6100 6200	Selling expenses General and administrative		(89,881)	(7)	(112,591)	(9)		
	expenses		(136,440)	(10)	(143,748)	(11)		
6300	Research and development expenses		(61,232)	(4)	(72,112)	(5)		
6450	Expected credit impairment loss	12	(2,013)	· -	(11,672)	(1)		
6000	Total operating expenses			289,566)	$(\underline{}21)$		340,123)		26)		
6900	Operating profit			276,369	20		241,539		19		
	Non-operating income and expenses										
7100	Interest income	6(2)(17)		2,020	-		4,180		_		
7010	Other income	6(18)		15,587	1		8,233		-		
7020	Other gains and losses	6(6)(7)(8)(19)									
		and 12	(21,015)	. ,		17,743)	(1)		
7050	Finance costs	6(5)(6)(20)	(11,466)	(<u>1</u>)	(13,982)	(_	1)		
7000	Total non-operating income		,	14.074)	. 1	,	10.010	,	2)		
7000	and expenses		(14,874)		(19,312)	(2)		
7900	Profit before income tax	((22)	,	261,495	19	,	222,227	,	17		
7950 8200	Income tax expense Profit for the year	6(23)	(58,400) 203,095	(<u>4</u>)	\$	47,583) 174,644	_	<u>3</u>)		
	Other comprehensive income (loss) (Net) Components of other comprehensive income (loss) that will not be reclassified to profit or loss										
8311	Actuarial (loss) gain on defined	6(12)									
	benefit plans	-()	(\$	750)	_	\$	550		_		
8349	Income tax related to components of other comprehensive income that will not be reclassified to profit or loss	6(23)		150	_	(110)		_		
	Components of other					`	,				
	comprehensive income (loss) that will be reclassified to profit or loss										
8361	Financial statements translation differences of foreign operations		(6,929)	(1)	(12,347)	(1)		
8300	Total other comprehensive loss				(1)			_	1)		
9500	for the year		(<u>\$</u>	7,529)	(<u>1</u>)	(<u>\$</u>	11,907)	(_	<u>1</u>)		
8500	Total comprehensive income for the year		\$	195,566	14	\$	162,737	_	13		
	Earnings per share (in dollars)	6(24)									
9750	Basic		<u>\$</u> \$		2.51	\$			2.15		
9850	Diluted		\$		2.51	\$			2.14		

The accompanying notes are an integral part of these consolidated financial statements.

CHIEFTEK PRECISION CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

	Notes		re capital - nmon stock	Cap	oital reserve	Le	gal reserve		nined Earning	,	propriated retained earnings	Financ tr dif	her Equity Interest cial statements ranslation ferences of gn operations	Treas	ury stocks	Т	Fotal equity
2019																	
Balance at January 1, 2019		\$	738,069	\$	440,667	\$	97,280	\$	12,367	\$	664,519	(\$	17,047)	\$	_	\$	1,935,855
Profit for the year		<u>+</u>	-	-	-	-		-		-	174,644	(+		<u> </u>	_	-	174,644
Other comprehensive income (loss) for the year			_		-		_		_		440	(12,347)		_	(11,907)
Total comprehensive income (loss) for ther year			-		<u>-</u>		_		-		175,084	(12,347)		-		162,737
Appropriations of 2018 earnings:																	
Legal reserve			-		-		47,272		-	(47,272)		-		-		-
Special reserve	6(15)		-		-		-		4,680	(4,680)		-		-		-
Cash dividends	6(15)		-		-		-		-	(73,807)		-		-	(73,807)
Stock dividends	6(13)(15)		73,807				<u>-</u>			(73,807)						
Balance at December 31, 2019		\$	811,876	\$	440,667	\$	144,552	\$	17,047	\$	640,037	(\$	29,394)	\$	-	\$	2,024,785
2020				·		· <u> </u>		<u> </u>									·
Balance at January 1, 2020		\$	811,876	\$	440,667	\$	144,552	\$	17,047	\$	640,037	(\$	29,394)	\$	-	\$	2,024,785
Profit for the year			_		_		_		_		203,095		_		-		203,095
Other comprehensive loss for the year			-		-		-		-	(600)	(6,929)		-	(7,529)
Total comprehensive income (loss) for the year			_		<u>-</u>				_		202,495	(6,929)		-		195,566
Appropriations of 2019 earnings																	
Legal reserve			-		-		17,464		-	(17,464)		-		-		-
Special reserve	6(15)		-		-		-		12,347	(12,347)		-		-		-
Cash dividends	6(15)		-		-		-		-	(80,743)		-		-	(80,743)
Purchase of treasury stocks	6(13)												<u> </u>	(26,550)	(26,550)
Balance at December 31, 2020		\$	811,876	\$	440,667	\$	162,016	\$	29,394	\$	731,978	(\$	36,323)	(\$	26,550)	\$	2,113,058

CHIEFTEK PRECISION CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(Expressed in thousands of New Taiwan dollars)

	For the years ende		ed December 31		
	Notes		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	261,495	\$	222,227
Adjustments		Ф	201,493	Ф	222,221
Adjustments to reconcile profit (loss)					
Expected credit impairment loss	12		2,013		11,672
Loss on (reversal of) inventory market price	6(4)		2,013		11,072
decline	0(4)		16,434	(3,482)
Depreciation	6(5)(6)(21)		79,316	(89,222
Gain arising from lease modifications	6(6)(19)	(251)		-
Loss on disposal of property, plant and	6(19)	(201)		
equipment			-		25
Amortization	6(7)(21)		11,146		2,992
Impairment loss	6(7)(8)(19)		9,049		-
Interest income	6(17)	(2,020)	(4,180)
Interest expense	6(20)	`	11,466	`	13,982
Changes in operating assets and liabilities	` /				
Changes in operating assets					
Notes receivable		(208)		23,163
Accounts receivable		(48,454)		122,959
Other receivables		(6,263)		9,119
Inventories			63,300		51,268
Prepayments		(7,511)	(6,713)
Changes in operating liabilities					
Current contract liabilities			843		2,136
Notes payable			12,357	(97,182)
Accounts payable			30,500	(50,229)
Other payables			928	(75,773)
Advance receipts		(1,699)	(82)
Net defined benefit liabilities		(251)	()	230)
Cash inflow generated from operations			432,190		310,894
Interest received			2,020		4,180
Interest paid		(11,718)	(14,556)
Income tax paid		(74,846)	()	135,982)
Net cash flows from operating activities			347,646		164,536

(Continued)

			For the years ended December		
	Notes		2020		2019
CASH FLOWS FROM INVESTING ACTIVITIES					
Decrease (increase) in financial assets at amortized					
cost - current		\$	269	(\$	7,629)
Cash paid for acquisition of property, plant and	6(25)				
equipment		(300,388)	(192,792)
Interest paid for acquisition of property, plant and	6(5)(20)(25)				
equipment		(5,627)	(3,326)
Acquisition of intangible assets	6(7)	(783)	(119)
Increase in prepayments for equipment		(46,597)	(114,417)
Increase in guarantee deposits paid		(2,075)	(2,624)
(Increase) decrease in other non-current assets		(2,433)		764
Net cash flows used in investing activities		(357,634)	(320,143)
CASH FLOWS FROM FINANCING ACTIVITIES					_
Increase in short-term borrowings	6(26)		65,447		106,222
Payments of lease liability	6(26)	(4,869)	(4,825)
Increase in long-term borrowings	6(26)		488,590		200,000
Decrease in long-term borrowings	6(26)	(453,697)	(177,102)
Payments of cash dividends	6(15)	(80,743)	(73,807)
Purchase of treasury stocks	6(13)	(26,550)		_
Net cash flows (used in) from financing					
activities		(11,822)		50,488
Effect of foreign exchange rate changes on cash and					_
cash equivalents		(1,727)	(14,147)
Net decrease in cash and cash equivalents		(23,537)	(119,266)
Cash and cash equivalents at beginning of year	6(1)	_	678,134		797,400
Cash and cash equivalents at end of year	6(1)	\$	654,597	\$	678,134

Attachment 5

Chieftek Precision Co., Ltd. 2020 Profit Distribution Proposal

Unit: NT\$ in dollar

Itom		Amount				
Item		Subtotal		Total		
Undistributed surplus balance at the beginning of the year			\$	529,484,104		
Less: Confirmation of actuarial losses of benefit plan			(600,038)		
Reserved surplus at the beginning of the period after				528,884,066		
adjustment						
Distributable surplus available of this year						
Profit for the year		203,094,285				
Less: 10% Legal Reserve	(20,249,425)				
Less: reverse special reverse	(6,928,968)				
Profit in 2020 Available for Distribution				175,915,892		
Cumulative distributable surplus				704,799,958		
Distribution Item:						
- Cash Dividends (NT\$1.5 per share)	(121,113,824)				
- Stock Dividends (NT\$0.0 per share)		0				
Subtotal of distributed amount			(121,113,824)		
Undistributed surplus balance			\$	583,686,134		

Notes:

- 1. The surplus distribution for this time will give priority to distribution of 2020 surplus.
- 2. The cash dividend shall be calculated according to the shareholding ratio of shareholders recorded in the shareholders ledger on the dividend distribution base date, until distributed to NT\$1 (neglecting all those less than NT\$1). After the above dividend distribution is passed by the general meeting of shareholders, the board of directors shall be authorized to further arrange the dividend distribution base date and designate special persons for handling all the cash dividend of less than NT\$1.
- 3. 81,187,549 current capital shares minus 445,000 treasury shares = 80,742,549 outstanding preferred shares

Attachment 6

Chieftek Precision Co., Ltd.

The Comparison Table of the Amendment to "Rules of Procedure for Shareholders Meetings"

Before Amendment	After Amendment	Explanation
Article 3: Convening a Board meeting	Article 3: Convening a Board meeting	Revise in
and meeting notice	and meeting notice	accordance
Unless otherwise provided by law or	Unless otherwise provided by law or	with
regulation, this Corporation's	regulation, this Corporation's	"Corporate
shareholders meetings shall be convened	shareholders meetings shall be convened	Governance
by the board of directors.	by the board of directors.	Best Practice
This Corporation shall prepare electronic	This Corporation shall prepare electronic	Principles for
versions of the shareholders meeting	versions of the shareholders meeting	TWSE/TPEx
notice and proxy forms, and the origins	notice and proxy forms, and the origins	Listed
of and explanatory materials relating to	of and explanatory materials relating to	Companies".
all proposals, including proposals for	all proposals, including proposals for	1
ratification, matters for deliberation, or	ratification, matters for deliberation, or	
the election or dismissal of directors or	the election or dismissal of directors or	
supervisors, and upload them to the	supervisors, and upload them to the	
Market Observation Post System	Market Observation Post System	
(MOPS) before 30 days before the date	(MOPS) before 30 days before the date	
of a regular shareholders meeting or	of a regular shareholders meeting or	
before 15 days before the date of a	before 15 days before the date of a	
special shareholders meeting. This	special shareholders meeting. This	
Corporation shall prepare electronic	Corporation shall prepare electronic	
versions of the shareholders meeting	versions of the shareholders meeting	
agenda and supplemental meeting	agenda and supplemental meeting	
materials and upload them to the MOPS	materials and upload them to the MOPS	
before 21 days before the date of the	before 21 days before the date of the	
regular shareholders meeting or before	regular shareholders meeting or before 15	
15 days before the date of the special	days before the date of the special	
shareholders meeting. In addition, before	shareholders meeting. In addition, before	
15 days before the date of the	15 days before the date of the	
shareholders meeting, this Corporation	shareholders meeting, this Corporation	
shall also have prepared the shareholders	shall also have prepared the shareholders	
meeting agenda and supplemental	meeting agenda and supplemental	
meeting materials and made them	meeting materials and made them	
available for review by shareholders at	available for review by shareholders at	
any time. The meeting agenda and	any time. The meeting agenda and	
supplemental materials shall also be	supplemental materials shall also be	
displayed at this Corporation and the	displayed at this Corporation and the	
professional shareholder services agent	professional shareholder services agent	
designated thereby as well as being	designated thereby as well as being	
distributed on-site at the meeting place.	distributed on-site at the meeting place.	

The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form. Election or dismissal of directors or supervisors, amendments to the articles of incorporation, the dissolution, merger.

of incorporation, the dissolution, merger, or demerger of the corporation, or any matter under Article 185, paragraph 1 of the Company Act, Articles 26-1 and 43-6 of the Securities and Exchange Act, or Articles 56-1 and 60-2 of the Regulations Governing the Offering and Issuance of Securities by Securities Issuers shall be set out in the notice of the reasons for convening the shareholders meeting. None of the above matters may be raised by an extraordinary motion; the essential contents may be posted on the website designated by the competent authority in charge of securities affairs or the company, and such website shall be indicated in the above notice.

If re-election of the directors and independent directors and the date of appointment thereof are both stated clearly on the reasons for convening a shareholders' meeting, then the date of appointment shall not be changed by extempore motion or other means during the same meeting after the re-election of the Board is completed.

A shareholder holding 1 percent or more of the total number of issued shares may submit to this Corporation a written proposal for discussion at a regular shareholders meeting. Such proposals, however, are limited to one item only, and no proposal containing more than one item will be included in the meeting agenda.

However, a shareholder proposal proposed for urging a company to promote public interests or fulfill its social responsibilities may still be The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form. Election or dismissal of directors or supervisors, amendments to the articles of incorporation, reduction of capital, application for the approval of ceasing its status as a public company, approval of competing with the company directors, surplus profit distributed in the form of new shares, reserve distributed in the form of new shares, the dissolution, merger, or demerger of the corporation, any matter under Article 185, paragraph 1 of the Company Act shall be set out and the essential contents thereof

shall be explained in the notice of the

reasons for convening the shareholders

meeting. None of the above matters may

be raised by an extraordinary motion.

If re-election of the directors and independent directors and the date of appointment thereof are both stated clearly on the reasons for convening a shareholders' meeting, then the date of appointment shall not be changed by extempore motion or other means during the same meeting after the re-election of the Board is completed.

A shareholder holding 1 percent or more of the total number of issued shares may submit to this Corporation a written proposal for discussion at a regular shareholders meeting. Such proposals, however, are limited to one item only, and no proposal containing more than one item will be included in the meeting agenda.

However, a shareholder proposal proposed for urging a company to promote public interests or fulfill its social responsibilities may still be

Before Amendment	After Amendment	Explanation
included in the list of proposals to be	included in the list of proposals to be	Explanation
discussed at a regular meeting of	discussed at a regular meeting of	
shareholders by the board of directors.	shareholders by the board of directors.	
In addition, when the circumstances of	In addition, when the circumstances of	
any subparagraph of Article 172-1,	any subparagraph of Article 172-1,	
paragraph 4 of the Company Act apply	paragraph 4 of the Company Act apply	
to a proposal put forward by a	to a proposal put forward by a	
shareholder, the board of directors may	shareholder, the board of directors may	
exclude it from the agenda.	exclude it from the agenda.	
Prior to the book closure date before a	Prior to the book closure date before a	
regular shareholders meeting is held,	regular shareholders meeting is held,	
this Corporation shall publicly	this Corporation shall publicly	
announce that it will receive	announce that it will receive	
shareholder proposals, and the location	shareholder proposals, and the location	
and time period for their submission;	and time period for their submission;	
the period for submission of	the period for submission of	
shareholder proposals may not be less	shareholder proposals may not be less	
than 10 days.	than 10 days.	
Shareholder-submitted proposals are	Shareholder-submitted proposals are	
limited to 300 words, and no proposal	limited to 300 words, and no proposal	
containing more than 300 words will be	containing more than 300 words will be	
included in the meeting agenda. The	included in the meeting agenda. The	
shareholder making the proposal shall	shareholder making the proposal shall	
be present in person or by proxy at the	be present in person or by proxy at the	
regular shareholders meeting and take	regular shareholders meeting and take	
part in discussion of the proposal.	part in discussion of the proposal.	
Article 9: The calculation of the	Article 9: The calculation of the	
numbers of attendant shares at	numbers of attendant shares at	
shareholders meeting and the meeting.	shareholders meeting and the meeting.	
Attendance at shareholders' meetings	Attendance at shareholders' meetings	
shall be calculated based on numbers of	shall be calculated based on numbers of	
shares. The number of shares in	shares. The number of shares in	
attendance shall be calculated	attendance shall be calculated	
according to the shares indicated by the	according to the shares indicated by the	
attendance book and sign-in cards	attendance book and sign-in cards	
handed in plus the number of shares	handed in plus the number of shares	
whose voting rights are exercised by	whose voting rights are exercised by	
correspondence or electronically.	correspondence or electronically.	
The chair shall call the meeting to order	The chair shall call the meeting to order	
at the appointed meeting time. However,	at the appointed meeting time;	
when the attending shareholders do not	meanwhile, announce the related	
represent a majority of the total number	information of the numbers of no voting	
of issued shares, the chair may announce	rights and attendant shares etc. However,	
a postponement, provided that no more	when the attending shareholders do not	
than two such postponements, for a	represent a majority of the total number	

Before Amendment	After Amendment	Explanation
combined total of no more than one	of issued shares, the chair may announce	<u>.</u>
hour, may be made. If the quorum is not	a postponement, provided that no more	
met after two postponements and the	than two such postponements, for a	
attending shareholders still represent less	combined total of no more than one hour,	
than one third of the total number of	may be made. If the quorum is not met	
issued shares, the chair shall declare the	after two postponements and the	
meeting adjourned.	attending shareholders still represent less	
meeting adjourned.	than one third of the total number of	
	issued shares, the chair shall declare the	
	meeting adjourned.	
If the quorum is not met after two	If the quorum is not met after two	
postponements as referred to in the	postponements as referred to in the	
preceding paragraph, but the attending	preceding paragraph, but the attending	
shareholders represent one third or more	shareholders represent one third or more	
of the total number of issued shares, a	of the total number of issued shares, a	
tentative resolution may be adopted	tentative resolution may be adopted	
pursuant to Article 175, paragraph 1 of	pursuant to Article 175, paragraph 1 of	
the Company Act; all shareholders shall	the Company Act; all shareholders shall	
be notified of the tentative resolution and	be notified of the tentative resolution and	
another shareholders meeting shall be	another shareholders meeting shall be	
convened within one month.	convened within one month.	
When, prior to conclusion of the	When, prior to conclusion of the meeting,	
meeting, the attending shareholders	the attending shareholders represent a	
represent a majority of the total number	majority of the total number of issued	
of issued shares, the chair may resubmit	shares, the chair may resubmit the	
the tentative resolution for a vote by the	tentative resolution for a vote by the	
shareholders meeting pursuant to Article	shareholders meeting pursuant to Article	
174 of the Company Act.	174 of the Company Act.	
Article 14: Election items	Article 14: Election items	
The election of directors or supervisors	The election of directors or supervisors	
at a shareholders meeting shall be held in	=	
accordance with the applicable election	accordance with the applicable election	
and appointment rules adopted by this	and appointment rules adopted by this	
Corporation, and the voting results shall	Corporation, and the voting results shall	
be announced on-site immediately,	be announced on-site immediately,	
including the names of those elected as	including the names of those elected as	
directors and supervisors and the	directors and supervisors and the	
numbers of votes with which they were	numbers of votes with which they were	
elected.	elected, and the names of those unelected	
	as directors and supervisors and the	
	numbers of votes with which they were	
	elected.	
The ballots for the election referred to in	The ballots for the election referred to in	
the preceding paragraph shall be sealed	the preceding paragraph shall be sealed	
with the signatures of the monitoring	with the signatures of the monitoring	
personnel and kept in proper custody for	personnel and kept in proper custody for	

Before Amendment	After Amendment	Explanation
	at least one year. If, however, a	
shareholder files a lawsuit pursuant to	shareholder files a lawsuit pursuant to	
Article 189 of the Company Act, the	Article 189 of the Company Act, the	
ballots shall be retained until the	ballots shall be retained until the	
conclusion of the litigation.	conclusion of the litigation.	

The Comparison Table of the Amendment to "Procedures for Lending Funds to Other Parties"

Before Amendment	After Amendment	Explanation
Article 1: Purpose and Legal	Article 1: Purpose and Legal	Revise the textual
Basis	Basis	description.
As the actual operational needs,	The Company coordinates the	1
the Company has to lend funds to	actual operational needs, has to	
companies (hereinafter to be	lend funds to others (hereinafter to	
referred as borrower), and shall	be referred as borrower). This	
all conduct in accordance with	procedure was provided in	
this procedure. This procedure	accordance with the regulations of	
was concluded in accordance	the Company Law, Securities and	
with the regulations of the	Exchange Act and Regulations	
Company Act, Securities and	Governing Loaning of Funds and	
Exchange Act and Regulations	Making Endorsements/Guarantees	
Governing Loaning of Funds and	by Public Companies issued by	
Making	Securities and Futures	
Endorsements/Guarantees by	Commission, Ministry of Finance,	
Public Companies issued by	etc.	
Securities and Futures		
Commission, Ministry of		
Finance.		
Article 3: The Parties of	Article 3: The Parties of	Revise in accordance
Lending Funds and Evaluation	Lending Funds and Evaluation	with "Regulations
Standard	Standard	Governing Loaning of
According to the regulations of	According to the regulations of	Funds and Making of
the Company Act, unless	Article 15 in the Company Law,	Endorsements/Guarantees
otherwise under any of the	unless otherwise under any of the	by Public Companies"
following circumstances, the	following circumstances, the	and no. 7 of Questions and Answers of
capital of a company shall not be	capital of a company shall not be	
lent to any shareholder of the	lend to any shareholder of the	"Regulations Governing
company or any other person:	company or any other person:	Loaning of Funds and
1. Where an inter-company or	1. Where an inter-company or	Making of Endorsements/Guarantees
inter-firm business transaction	inter-firm business transaction	by Public Companies".
calls for such lending	calls for such lending	by Fublic Companies.
arrangement; the business	arrangement; the business	
transactions in the preceding	transactions in the preceding	
statement means the Company	statement means the Company	
has the conducts of purchases	has the conducts of purchases	
or sales.	or sales.	
2 Where an inter company or	2. Where an inter-company or	
2. Where an inter-company or inter-firm short-term financing	inter-firm short-term financing	
facility is necessary;	facility is necessary;	
racinty is necessary,	racinty is necessary,	

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with Article 4 and 5. Article 4 and 5.			
Article 4: The Amount of Revise in accordance	Article 4: The Amount of		Revise in accordance
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Amount of others Amount of others and Answers of			

Before Amendment	After Amendment	Explanation
 Where an inter-company or inter-firm business transaction calls for a loan arrangement, financing amount shall not exceed 20 percent of the Company's net worth; independent financing about shall not exceed the business transaction amount of the latest year. The amount of business transactions in the preceding statement means the higher amount of purchases or sales between these two parties. Where an inter-company or inter-firm short-term financing facility is necessary, provided that such financing amount shall not exceed 40 percent of the Company's net worth; independent financing amount shall not exceed 40 percent of the Company's net worth. (Added) 	 Where an inter-company or inter-firm business transaction calls for a loan arrangement to the Company, financing amount shall not exceed 20 percent of the Company's net worth; independent financing about shall not exceed the amount of the business transaction for the last year. The amount of business transactions in the preceding statement means the higher amount of purchases or sales between these two parties. The Company landing funds to an inter-company or inter-firm short-term where financing facility is necessary, provided that the amount of such financing facility shall not exceed forty percent of the amount of the Company's most current financing statements; the amount of independent financing facility shall not exceed of the net value of the Company. 	"Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies".
	3. Inter-company loans of funds between overseas companies in which the Company holds, directly or indirectly, 100% of the voting shares, nor to loans of fund to the public company by any overseas company in which the Company holds, directly or indirectly, 100% of the voting shares, the total financing amount shall not exceed 40 percent of the net worth of the financing amount shall not exceed 40 percent of	

Before Amendment	After Amendment	Explanation
	the lending company's net	-
	worth of the financing	
	statements of the last year.	
	4. The certain monetary limit on	
	authorization for loans	
	extended by the Company or	
	any of its subsidiaries lending	
	funds to any single entity shall not exceed 10% of the net	
	worth on the most current	
	financial statements of the	
	lending company.	
	"Subsidiary" and "parent	
	company" as referred to in these	
	Regulations shall be as	
	determined under the Regulations	
	Governing the Preparation of	
	Financial Reports by Securities Issuers.	
	Where the Company's financial	
	reports are prepared according to	
	the International Financial	
	Reporting Standards, "net worth"	
	in these Regulations means the	
	balance sheet equity attributable	
	to the owners of the parent company under the Regulations	
	Governing the Preparation of	
	Financial Reports by Securities	
	Issuers.	
	The determination of the net	
	worth of the most current	
	financial statements means that	
	the subsidiary's most current financial statements audited	
	(reviewed) by the accountants, or	
	its subsidiaries incorporate into	
	the most current consolidated	
	financial report, after audited	
	(reviewed) by the accountants	
	(the most current) the new worth shall be a basis.	
	shan be a basis.	
Article 6: Procedures for	Article 6: Procedures for	Revise the textual
loaning and reviewing	loaning and reviewing	description.

Before Amendment	After Amendment	Explanation
Procedures for application	Procedures for application	DAPIMIMION
(1) The items of the Company	(1) The items of the Company	
lending funds, the borrower	lending funds, the borrower	
shall attach basic	shall attach basic	
information first (including	information first (including	
license issued by Ministry	license issued by Ministry of	
of Economic Affairs,	Economic Affairs, Business	
Business Registration	Registration Certificate, the	
Certificate, the copy of the	copy of the responsible	
responsible person's ID),	person's ID. However, when	
and the necessary finance	the Company holds, directly	
information, apply by letter	or indirectly, 100% voting	
and make an	shares of the subsidiaries,	
accommodation to the	this procedure shall not	
Finance Department of the	apply to), and the necessary	
Company.	finance information, apply	
Company.	by letter and make an	
	accommodation to the	
	Finance Department of the	
	Company.	
(2) If making loans with relation	(2) If making loans with relation	
to business transaction, the	to business transaction, the	
responsible personnel in the	handling personnel in the	
Financial Department of the	Financial Department of the	
Company shall evaluate the	Company shall evaluate the	
financing amount and the	financing amount and the	
business transaction amount	amount of business	
which are equivalent; where	transaction which are	
an inter-company or inter-	equivalent; where an inter-	
firm short-term financing	company or inter-firm short-	
facility is necessary, shall	term financing facility is	
enumerate the reason and the	necessary, shall enumerate	
circumstances of lending	the reason and the	
funds, and make the credit		
investigation, after	circumstances of lending funds, and make the credit	
submitting a report with		
relevant information and the	investigation, submit a	
	report with related information and the	
proposed loaning conditions to supervisors of Financial		
Department, and the general	proposed loaning conditions	
manager, and furthermore it	to financial supervisors, the	
shall be submitted to Board	general manager, and after	
of Directors for resolution.	approved by the chairman, and furthermore shall be	
of Directors for resolution.		
	submitted for a resolution by the Board of Directors for	
	resolutions.	

D.C. A. I. A.	A.C. A. 1	F 1 .'
Before Amendment	After Amendment	Explanation
(3) Where the Company has		
appointed independent		
directors, when it lends		
funds to Others, it shall take		
into full consideration each		
independent director's		
opinions; independent		
directors' opinions		
specifically expressing assent or dissent and their		
reasons for dissent shall be		
included in the minutes of		
the board of directors'		
meeting. Where the Company has established an		
audit committee, when it		
adopts or amends its		
Operational Procedures for		
Loaning Funds to Others, the		
procedures or amended		
procedures shall require the		
approval of one-half or more		
of all audit committee		
members, and furthermore		
shall be submitted for a		
resolution by the board of		
directors, and the provisions		
of paragraph 2 shall not		
apply.		
If the approval of one-half or		
more of all audit committee		
members as required in the		
preceding paragraph is not		
obtained, the Operational		
Procedures may be implemented		
if approved by two-thirds or more		
of all directors, and the resolution		
of the audit committee shall be		
recorded in the minutes of the		
board of directors meeting.		
The terms "all audit committee		
members" in paragraph 4 and "all		
directors" in the preceding		
paragraph shall be counted as the		
actual number of persons		
currently holding those positions.		

Before Amendment	After Amendment	Explanation
2. Credit Investigation	2. Credit Investigation	
(1) first-time borrower shall	(1) first-time borrower shall	
provide basic information and	provide basic information and	
financial information to make	financial information to make	
a credit investigation.	a credit investigation.	
(2) when the borrower continuing	(2) when the borrower continuing	
to loan proposes to renew the	to loan applies for renewing	
loan, remaking the credit	the loan, remaking the credit	
investigation in principal. If	investigation in principal. If	
it's the important or urgent	it's the important or urgent	
events, handling at any time	events, handling at any time as	
as actual needs.	actual needs.	
(3) If the borrower's financial	(3) If the borrower's financial	
circumstances are good, and	circumstances are good, and	
has appointed the accountant	already appointing the	
to apply for Certificate of	accountant to apply for the	
Finance for the financial	financing visa for the financial	
statements of the year, it shall	statements of the year, it shall	
continue to use the	continue to use the	
investigation report within	investigation report within one	
one year, and the accountant's	year, and the accountant's	
audit visa report of the year as	audit visa report of the year as	
a reference of loaning.	a reference of loaning.	
(4) When the Company makes	(4) When the Company makes	
credit investigation for the	credit investigation for the	
borrower, it shall evaluate the	borrower, shall evaluate the	
Company's operating risk of	Company's operating risk of	
loaning funds, financial	loaning funds, financial	
circumstances and the	circumstances and the	
influence of shareholders'	influence of shareholders'	
equity at the same time	equity at the same time	
2. History of desision making	2. History of design making	
3. Hierarchy of decision-making	3. Hierarchy of decision-making	
authority and delegation thereof	authority and delegation thereof The Company loaning funds and	
The Company loaning funds and the items shall be approved	· •	
1.1	the items shall be approved by the resolutions of the Board of	
by the resolutions of the Board of Directors first, and therefore	Directors first, and therefore it	
it shall start to conduct.	,	
	shall conduct, it shall not authorize others to decide; When	
Where the Company has appointed independent directors,	·	
when it loaning funds to Others,	fund lending is contemplated between the Company and its	
it shall take into full		
	parent company or when fund lending to Subsidiaries is	
consideration each independent director's opinions; independent	_	
director's opinions; independent directors' opinions specifically	contemplated by the Company, an approval from the Board of	
unectors opinions specifically	approvar from the board of	

Before Amendment	After Amendment	Explanation
expressing assent or dissent and their reasons for dissent shall be included in the minutes of the board of directors' meeting. (Added)	Directors shall be obtained, and the Chairman shall be authorized to handle the matter within the specific amount of fund lending to the same party approved by the Board of Directors and the lending is authorized in installment or revolver within one year.	
When the Company's subsidiaries lend funds to others, it shall be submitted to the parent company's board of directors for the resolutions in accordance with the procedure.	Where the Company has appointed independent directors, when it loaning funds to Others, it shall take into full consideration each independent director's opinions; independent directors' opinions specifically expressing assent or dissent and their reasons for dissent shall be included in the minutes of the board of directors' meeting.	
	Where the Company has established an audit committee, when it adopts or amends its Operational Procedures for Loaning Funds to Others, the procedures or amended procedures shall require the approval of one-half or more of all audit committee members, and furthermore shall be submitted for a resolution by the board of directors, and the provisions of paragraph 2 shall not apply. If the approval of one-half or more of all audit committee members as required in the preceding paragraph is not obtained, the Operational Procedures may be implemented if approved by two-thirds or more of all directors, and the resolution of the audit committee shall be recorded in the minutes of the board of directors meeting. The terms "all audit committee	

Before Amendment	After Amendment	Explanation
	members" in paragraph 4 and "all directors" in the preceding paragraph shall be counted as the actual number of persons currently holding those positions. When the Company's subsidiaries lend funds to others, it shall be submitted to the parent company's board of directors for the resolutions in accordance with the procedure.	
 4. Loaning approval and notice (1) After making the credit investigation and evaluating, the loaning case was not approved by the resolution, the Company shall reply to the borrower with the refusing reason soon. (2) After making the credit 	 4. Loaning approval and notice (1) After making the credit investigation and evaluating, the loaning case was not approved by the resolution, the Company shall reply to the borrower with the refusing reason soon. (2) After making the credit 	
investigation and evaluating, the loaning case has been agreed by the resolution, the Company shall notice the borrower by letter, and describe the Company's loaning conditions, including the amount, the decline, the rate, the collateral and the guarantor, etc., require the borrower to conduct the signing procedure within the period.	investigation and evaluating, the loaning case has been agreed by the resolution, the Company shall notice the borrower by letter, and describe the Company's loaning conditions, including the amount, the decline, the rate, the collateral and the guarantor, etc., require the borrower to conduct the signing procedure within the period.	
5. Identity verification	5. Identity verification	
(1) Loaning case shall be drawn up the contract clauses by the responsible personnel, and approved by the supervisors and submitted to the manager and the chairman for approval, and therefore conduct the signing procedure.	(1) Loaning case shall be drawn up the contract clauses by the responsible personnel, and approved by the supervisors and submitted to the manager and the chairman for approval, and therefore conduct the signing procedure.	
(2) The content of the contract shall comply with the	(2) The content of the contract shall comply with the	

Before Amendment	After Amendment	Explanation
approved loaning clauses,	approved loaning clauses,	
after the borrower and the	after the borrower and the	
joint guarantor signed on the	joint guarantor signed on the	
contract, the identity	contract, the identity	
verification procedure shall	verification procedure shall be	
be conducted by the	conducted by the responsible	
responsible personnel.	personnel.	
6. The collateral's value	6. The collateral's value	
evaluation and the right-setting	evaluation and the right-setting	
borrower shall provide the same	borrower shall provide the same	
amount of guarantee voucher or	amount of guarantee voucher or	
the collateral, and conduct the	the collateral, and conduct the	
pledge or the mortgage setting	pledge or the mortgage setting	
procedure to make sure the	procedure to make sure the	
creditor's rights of the Company.	creditor's rights of the Company.	
7. Insurance	7. Insurance	
(1) All collaterals, except the	(1) All collaterals, except the land	
land and the securities, shall	and the securities, shall be	
be insured against the fire or	insured against the fire or	
related events. The amount of	related events. The amount of	
insurance is not lower than	insurance is not lower than the	
the loan amount in principal,	loan amount in principal, the	
the names of the subjects, the	names of the subjects, the	
quantity, the store location,	quantity, the store location, the	
the insurance conditions, the	insurance conditions, the	
insurance endorsements, etc.	insurance endorsements, etc.	
described in the policy, shall	described in the policy, shall	
comply with the original loan	comply with the original loan	
conditions of the Company.	conditions of the Company.	
(2) The responsible personnel	(2) The responsible personnel	
shall notice the borrower to	shall notice the borrower to	
continue to insure before the	continue to insure before the	
expiry of the insurance period.	expiry of the insurance period.	
8. Appropriate funds	8. Appropriate funds	
The loan conditions shall be	The loan conditions shall be	
approved and after the borrower	approved and after the borrower	
signed the contract, and	signed the contract, and registered	
registered the pledge (mortgage)	the pledge (mortgage) setting for	
setting for the collaterals. After	the collaterals. After verifying all	
verifying all the procedures, it shall apply for the expenditures	the procedures, it shall apply for the expenditures to the Financial	
to the Financial Department.	Department.	
Article 7: Repayment	Article 7: Repayment	Revise the textual
Article 7. Repayment	Article 7. Repayment	description.
After appropriating the loan, it	After appropriating the loan, it	description.
shall often notice the borrower's	shall often notice the borrower's	
and the guarantor's finance,	and the guarantor's finance,	

Before Amendment	After Amendment	Explanation
business and credit conditions,	business and credit conditions,	Explanation
etc. When the collateral was	etc. When the collateral was	
provided, it shall notice the		
collateral value has the alteration	provided, it shall notice the collateral value has the alteration	
or not. It shall notify the	or not. Before the expiry of the	
borrower that it is the time to pay	loan, it shall notice the borrower	
off the principal and interest by	that it is the time to pay off the	
one month of the loaning expiry.	principal and interest.	
(1) When the loan expires to	(1) When the loan expires to	
repay, the borrower shall	repay, the borrower shall	
calculate the accrued interest	calculate the accrued interest	
payable first, after pay off the	payable first, after pay off the	
principal at the same time, it	principal at the same time, it	
shall write off and return such	shall write off and return such	
the promissory note, the	the promissory note, the	
receipt for a loan and other	receipt for a loan and other	
certificates of repaying the	certificates of creditor's rights	
debt to the borrower.	to the borrower.	
(2) When the borrower applies	(2) When the borrower applies to	
to write off the mortgage, no	write off the mortgage, no	
loan balance shall be	loan balance shall be	
approved, and therefore the	approved, and therefore the	
agreement of handling to	agreement of handling to	
write off the mortgage shall	write off the mortgage shall	
be decided.	be decided.	
Article 8: The procedure for	Article 8: The procedure for	Revise to go with the
the following control and manage measures and overdue	the following control and	establishment of the Audit Committee.
creditor's rights process of the	manage measures and overdue creditor's rights process of the	Audit Committee.
loaning amount:	loaning amount:	
1. Extend period	1. Extend period	
Before the loan case expires,	Before the loan case expires, if	
when there's a need, it shall	the borrower has a need, shall	
apply to extend the period for	apply to extend the period for	
renewing the contract before	renewing the contract before one	
one month of the loan's expiry	month of the loan's expiry date,	
date, and one time in a year as	and one time in a year as	
restriction. The Company shall	restriction. The Company shall	
report to the Board of Directors	report to the Board of Directors	
for approval, and conducted the	for approval, and conducted the	
related procedures again.	related procedures again.	
2. Case registration and	2. Case registration and	
safekeeping	safekeeping	
(1) When the Company	(1) When the Company	
conducts to loan funds and	conducts to loan funds and	
matters, it shall make "the	matters, it shall make "the	
		1

	,	
Before Amendment	After Amendment	Explanation
memorandum book" to	memorandum book" to	
describe in detail the loan	describe in detail the loan	
object, the loan amount, the	object, the loan amount, the	
Board of Directors' approval	Board of Directors' approval	
date, the loan date and the	date, the loan date and the	
items which shall have the	items which shall have the	
prudential assessment in	prudential assessment in	
accordance with the	accordance with the	
procedures.	procedures.	
(2) After appropriating the loan, the responsible personnel of	(2) After appropriating the loan, the responsible personnel of	
handling the case shall	handling the case shall	
collate the contract, the	collate the contract, the	
promissory note and other	promissory note and other	
certificates of creditor's	certificates of creditor's	
rights, and collateral	rights, and collateral	
certificate, the policy, the	certificate, the policy, the	
intercourse documents, and	intercourse documents, and	
therefore put them in a	therefore put them in a	
safekeeping bag. After	safekeeping bag. After	
indicating the content of	indicating the content of	
merchandise in custody and	merchandise in custody and	
the customer's name on the	the customer's name on the	
bag, it shall be submitted to	bag, it shall be submitted to	
the supervisor of the	the supervisor of the	
Financial Department for	Financial Department for	
examination. When the	examination. When the	
examination is correct and	examination is correct and	
the bag shall be sealed	the bag shall be sealed	
immediately, the two parties	immediately, the two parties	
shall sign or stamp in the	shall sign or stamp in the	
register of merchandise in	register of merchandise in	
custody and put it under the	custody and put it under the	
custody.	custody.	
(3) The Company's internal	(3) The Company's internal	
auditor shall audit the	auditor shall audit the	
procedures and the execution	procedures and the execution	
of loaning funds at least every	of loaning funds at least every	
quarter, and make a written	quarter, and make a written	
record. When the important	record. When the important	
violation was found out, it	violation was found out, it	
shall be noticed every	shall be noticed to every	
supervisor in written.	independent director in	
	written.	

Before Amendment	After Amendment	Explanation
(4) Due to the change of circumstances, the Company's loan object is inconsistent with the regulation of the measure, or when the loan balance exceeds the limit, the Audit Department shall supervise and urge the Financial Department to set up the period for withdrawing the loaning funds which exceeds the limit, and send the improvement program to every supervisor.	(4) Due to the change of circumstances, the Company's loan object is inconsistent with the regulation of the procedure, or when the loan balance exceeds the limit, the Audit Department shall supervise and urge the Financial Department to set up the period for withdrawing the loaning funds which exceeds the limit, and send the improvement program to every independent director and the Audit Committee, and therefore reported to the Board of Directors, and finish to improve in accordance with the process of the program.	
(5) The responsible personnel shall make "the balance sheet of loaning to others" of the last month on the fifth day of every month, and submit orderly for reviewing.	(5) The responsible personnel shall make "the balance sheet of loaning to others" of the last month on the fifth day of every month.	
Article 9: The control and management procedure for the subsidiaries loan funds to others 1. When the Company's subsidiaries plan to loan funds to others, shall establish the procedure and conduct in accordance with the procedure; however, the net worth of the parent company shall be the calculation standard of the net worth.	Article 9: The control and management procedure for the subsidiaries loan funds to others 1. When the Company's subsidiaries plan to loan funds to others, shall establish the procedure and conduct in accordance with the procedure; however, the net worth of the most current financial statements of the loaning industry shall be the calculation standard of the net worth.	Revise in accordance with no.11 of Questions and Answers of "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies".
2. The subsidiaries shall make "the detailed statement of loaning funds to others" before the tenth day (not including) of every month, and submit to the	2. The subsidiaries shall make "the detailed statement of loaning funds" before the fifth day of every month, and submit to the Company for	

D.C. A. I. d	A.C. A. 1	F 1
Before Amendment	After Amendment	Explanation
Company for reviewing. 3. The Company's internal auditor shall audit the procedure and the execution of loaning funds to others at least every quarter, and make a written record. When the important violation was found out, it shall be noticed the Company's Audit Department in written immediately, the Company's Audit Department shall send the information in written to every supervisor. 4. When the Company's auditor audits the subsidiaries in accordance with the annual audit plan, shall comprehend the procedure and the execution of loaning funds to others at the same time. When the missing matter was found, it shall constantly follow up the improvement, and make a	reviewing. 3. When the Company's auditor audits the subsidiaries in accordance with the annual audit plan, shall comprehend the procedure and the execution of loaning funds to others at the same time. When the missing item was found, it shall constantly follow up the improvement, and make a follow-up report to the chairman; when the important violation of landing funds to others was found, the Audit Department shall send the information in written to every independent director.	Explanation
follow-up report to the chairman. Article 10: Information	Article 10: Information	Revise the textual
disclosure 1. The Company shall upload the information about the Company and the subsidiaries loan funds and the balance of the last month to the Market Observation Post System (MOPS) before the tenth day of every month.	disclosure 1. The Company shall upload the information about the Company and the subsidiaries loan funds and the related information according to law of the last month to the Market Observation Post System (MOPS) before the tenth day of every month.	description.
2. When the Company's loaning balance achieves one of the following standards, it shall be input to the Market	2. When the Company's loaning balance achieves one of the following standards, it shall be announced and declared to the	

Before Amendment	After Amendment	Explanation
Observation Post System (MOPS) before two days before the date of occurrence of the event:	Market Observation Post System (MOPS) before two days before the date of occurrence of the event:	
(1) When the balance of loaning funds to others achieves over 20% of the net worth of the Company's most current financial statement, or after handling the announcement and the declaration in accordance with the regulations of this clause, the balance increases every 2% of the net worth of the Company's most current financial statement.	(1) When the balance of the Company and its subsidiaries loan funds to others achieves over 20% of the net worth of the Company's most current financial statement	
(2) The balance of loaning funds to one single industry achieves over 10% of the net worth of the Company's most current financial statement, or after handling the announcement and the declaration in accordance with the regulations of this clause, the balance increases every 2% of the net worth of the Company's most current financial statement.	(2) The balance of the Company and its subsidiaries loan funds to one single industry achieves over 10% of the net worth of the Company's most current financial statement	
(3) The Company and its subsidiaries increase loaning amount to over NT\$ 10,000,000, and achieve over 2% of the net worth of the disclosed Company's most current financial statement.	(3) The Company and its subsidiaries increase loaning amount to over NT\$ 10,000,000, and achieve over 2% of the net worth of the Company's most current financial statement.	
3. When the Company's subsidiary is not a domestic public company, the subsidiary has the items which shall be announced and declared in the preceding clauses, the items shall be conducted by the	3. When the Company's subsidiary is not a domestic public company, the subsidiary has the items which shall be announced and declared in paragraph 3, clause 2 of this item, the items shall be	

D.C. A. I.	A.C. A. 1	P 1 2
Before Amendment	After Amendment	Explanation
Company. The proportion	conducted by the Company.	
calculation of the Company's		
loaning balance and the net		
worth in the preceding		
paragraph, shall be the		
subsidiary's loaning balance		
occupies the Company's net		
worth.		
4. The Company shall assess the	4. The Company shall assess the	
loaning funds circumstances	loaning funds circumstances	
and make provision for a	and make provision for a	
proper allowance for bad	proper allowance for bad	
debts, properly disclose	debts, properly disclose	
related information in the	related information in the	
financial statement, and	financial statement, and	
provide related information	provide related information	
for the audit procedure when	for the audit procedure when	
CPAs audit.	CPAs audit.	
5. The term "the date of	5. The term "the date of	
occurrence of the event" as	occurrence of the event" as	
used in the measure, means	used in the procedure, means	
date of contract signing, date	date of contract signing, date	
of payment, date of a	of payment, date of a	
resolution of the board of	resolution of the board of	
directors, or other date that	directors, or other date that	
can confirm the counterpart	can confirm the counterpart	
and monetary amount of the	and monetary amount of the	
transaction, whichever date is	transaction, whichever date is	
earlier.	earlier.	D : : :
Article 11: Penal Provisions	Article 11: Penal Provisions	Revise in accordance
	for manager and responsible	with "Regulations
	personnel violated this	Governing Loaning of
	provision or the procedure for the Company loaned funds to	Funds and Making of Endorsements/Guarantees
	others	by Public Companies".
When the Company's manager	When the Company's manager	by I dolle Companies.
and responsible personnel	and responsible personnel	
violated the procedure, it shall	violated the procedure, it shall	
be reported to assess in	be reported to assess in	
accordance with the Company's	accordance with the Company's	
work rules, and give	work rules, and give	
corresponding punishment	corresponding punishment	
according to the seriousness of	according to the seriousness of	
the case.	the case; related improvement	
	program shall be sent to every	
When the Company established	independent director, reported	
independent directors, according	, 1	

Defers Amendment	A fton A mondment	Evalenation
Before Amendment	After Amendment	Explanation
to the regulations of paragraph 2 of Article 15 or paragraph 2 of Article 18, it shall notice items to every supervisor, meanwhile, notice independent directors in written; according to the regulations of Article 16 or 20, the improvement program which sending to every supervisor, shall be sent to independent directors. When the Company established Audit Committee, the regulations of supervisor in Article 15, 16, 18 and 20, shall apply to the Audit Committee.	to Audit Committee and Board of Directors in accordance with "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies", and finished to improve in accordance with the program process.	
Article 12: Implementing and	Article 12: Implementing and	Revise in accordance
Amendment	Amendment	with "Regulations
After the procedure was approved by the Board of Directors, it shall be sent to every supervisor and report to shareholders' meeting for approval, and therefore implement. If a director expresses any dissent or reservation and makes the record or the written statement, the Company shall send the objection to every supervisor and report to shareholders' meeting for discussion, the same process shall be conducted as amendment. (Added)	After the procedure was approved by the Board of Directors, it shall be approved by shareholders' meeting and therefore implement. If a director expresses any dissent or reservation and makes the record or the written statement, the Company shall send the objection to every independent director and report to shareholders' meeting for discussion, the same process shall be conduct as amendment. Where a public company has appointed independent directors, when it submits its Operational Procedures for Loaning Funds to Others for discussion by the board of directors under the preceding paragraph, the board of directors shall take into full consideration each independent director's opinion. If an independent director expresses any dissent or reservation, it shall be noted in the minutes of the board of directors meeting. Where the Company has established an audit	Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies".

Before Amendment	After Amendment	Explanation
	committee, when it adopts or	
	amends its Operational	
	Procedures for Loaning Funds to	
	Others, the procedures or	
	amended procedures shall require	
	the approval of one-half or more	
	of all audit committee members,	
	and furthermore shall be	
	submitted for a resolution by the	
	board of directors, and the	
	provisions of paragraph 2 shall	
	not apply.	
	If the approval of one-half or	
	more of all audit committee	
	members as required in the	
	preceding paragraph is not	
	obtained, the Operational	
	Procedures may be implemented	
	if approved by two-thirds or more	
	of all directors, and the resolution	
	of the audit committee shall be	
	recorded in the minutes of the	
	board of directors meeting.	
	The terms "all audit committee	
	members" and "all directors"	
	shall be counted as the actual	
	number of persons currently	
	holding those positions.	

Chieftek Precision Co., Ltd.

The Comparison Table of the Amendment to "Procedures for Making of Endorsements/Guarantees"

Before Amendment	After Amendment	Explanation	on
Article 1: Propose and Legal	Article 1: Propose and Legal	Revise the	textual
Basis	Basis	description.	
To make a reference for making	To make a reference for making		
endorsements or guarantees for	endorsements or guarantees for		
others, improving financial	others, improving financial		
management and decreasing	management and decreasing		
operational risk for the Company,	operational risk for the Company.		
we specifically established the	We established the procedure in		
measure. The procedure was	accordance with the regulations of		
provided in accordance with the	the Company Act, Securities and		
regulations of the Company Act,	Exchange Act and Regulations		
Securities and Exchange Act and	Governing Loaning of Funds and		
Regulations Governing Loaning	Making of		
of Funds and Making of	Endorsements/Guarantees by		
Endorsements/Guarantees by	Public Companies issued by		
Public Companies issued by	Securities and Futures		
Securities and Futures	Commission, Ministry of Finance		
Commission, Ministry of	specifically.		
Finance.			
Article 3: Applying Range	Article 3: Applying Range	Revise the	textual
The term	The term	description.	
"endorsements/guarantees as	"endorsements/guarantees as used		
used in the measure, including:	in the procedure means the		
1. Financing	following items:		
endorsements/guarantees means	1. Financing		
bill discount financing makes an	endorsements/guarantees means		
endorsement or guarantee to meet	bill discount financing makes an		
the financing needs of another	endorsement or guarantee to meet		
company, and issues a separate	the financing needs of another		
negotiable instrument to a non-	company, and issues a separate		
financial enterprise as security to	negotiable instrument to a non-		
meet the financing needs of the	financial enterprise as security to		
Company itself.	meet the financing needs of the		
2. Customs duty	Company itself.		
endorsement/guarantee means an	2. Customs duty		
endorsement or guarantee for the	endorsement/guarantee means an		
Company itself or another	endorsement or guarantee for the		
company with respect to customs	Company itself or another		
duty matters.	company with respect to customs		
3. Other endorsements/guarantees	duty matters.		

Before Amendment	After Amendment	Explanation
means endorsements or	3. Other endorsements/guarantees	Explanation
guarantees beyond the scope of	means endorsements or	
the above two subparagraphs.	guarantees beyond the scope of	
4. Any creation by the Company	the above two subparagraphs.	
of a pledge or mortgage on its	Any creation by the Company of	
chattel or real property as	a pledge or mortgage on its	
security for the loans of another	chattel or real property as security	
company shall also comply with	for the loans of another company	
the regulations of the procedure.	shall also comply with the	
on the size of the company,	regulations of the procedure.	
on the size of the company,	on the size of the company,	
Article 4:	Article 4:	Revise in accordance
Endorsements/Guarantees	Endorsements/Guarantees	with "Regulations
Entity	Entity	Governing Loaning of
Where the Company fulfills its	Where the Company fulfills its	Funds and Making of
contractual obligations by	contractual obligations by	Endorsements/Guarantees
providing mutual	providing mutual	by Public Companies"
endorsements/guarantees for	endorsements/guarantees for	and no. 7 of Questions
another company in the same	another company in the same	and Answers of
industry or for joint builders for	industry or for joint builders for	"Regulations Governing
purposes of undertaking a	purposes of undertaking a	Loaning of Funds and
construction project, or where all	construction project, or where all	Making of
capital contributing shareholders	capital contributing shareholders	Endorsements/Guarantees
make endorsements/ guarantees	make endorsements/ guarantees	by Public Companies".
for their jointly invested	for their jointly invested company	
company in proportion to their	in proportion to their shareholding	
shareholding percentages, such	percentages, or where companies	
endorsements/guarantees may be	in the same industry provide	
made free of the restriction,	among themselves joint and	
endorsements/guarantees shall be	several security for a performance	
made for the following		
companies:	pre-construction homes pursuant	
	to the Consumer Protection Act	
	for each other, such	
	endorsements/guarantees may be	
	made free of the restriction,	
	endorsements/guarantees shall be	
	made for the following	
1 A company with which it does	companies: 1. A company with which it does	
= -	÷ •	
<u> </u>	± ₹	
<u>-</u>	•	
	-	
 A company with which it does business. A company in which the public company directly and indirectly holds more than 50 percent of the voting shares. A company that directly and 	 A company with which it does business. The Company in which the public company directly and indirectly holds more than 50 percent of the voting shares. The Company that directly and 	

Before Amendment	After Amendment	Explanation
indirectly holds more than 50	indirectly holds more than 50	
percent of the voting shares in the	percent of the voting shares in the	
public company.	public company.	
The term "funding" as used in the	The term "funding" as used in the	
first paragraph, meaning the	first paragraph, meaning the	
Company funds directly or	Company funds directly or	
companies which hold 100%	companies which hold 100%	
voting shares fund.	voting shares fund.	
	The Company holds, directly or	
	indirectly, 90% or more of the	
	voting shares may make	
	endorsements/guarantees for each	
	other, and the amount of	
	endorsements/guarantees may not	
	exceed 10% of the net worth of	
	the Company's most current	
	financial statement.	
	However, this restriction shall not	
	apply to endorsements/guarantees	
	made between companies in	
	which the Company holds,	
	directly or indirectly, 100% of the	
	voting shares.	
"Subsidiary" and "parent	"Subsidiary" and "parent	
company" as referred to in the	company" as referred to in the	
measure shall be as determined	procedure shall be as determined	
under the Regulations Governing	under the Regulations Governing	
the Preparation of Financial	the Preparation of Financial	
Reports by Securities Issuers.	Reports by Securities Issuers.	
Where the Company's financial	The determination of the net	
reports are prepared according to	worth of subsidiary's most current	
the International Financial	financial statement, means	
Reporting Standards, "net worth"	subsidiary's most current	
in these Regulations means the	financial statement audited	
balance sheet equity attributable	(reviewed) by the accountant, or	
to the owners of the parent	the net worth of the subsidiary's	
company under the Regulations	most current consolidated	
Governing the Preparation of	financial report was audited	
Financial Reports by Securities	(reviewed) by the accountant as	
Issuers.	reference.	
Article 5: Amount limit of	Article 5: Amount limit of	Revise in accordance
endorsements/guarantees	endorsements/guarantees	with "Regulations
chaorsements/guarantees	chaoi sements/guar affices	Governing Loaning of
1. The ceilings on the tall	1. The ceilings on the amounts the	Funds and Making of
amounts the Company is	Company is permitted to make in	Endorsements/Guarantees
permitted to make in	endorsements/guarantees is 50%	Lituoisements/ Quarantees

Before Amendment	After Amendment	Explanation
endorsements/guarantees is 50% of the net worth of the current period. The Company's amount of its endorsements/guarantees for any single entity is 20% of paid in capital as restriction. However, the Company holds, directly and indirectly, more than 50% of voting shares which shall not apply to the preceding amount restriction of endorsements/guarantees for one single industry.	of the net worth of the most current financial statement. The Company's amount of its endorsements/guarantees for any single entity is 20% of the net worth of the most current financial statement as restriction.	by Public Companies" and Questions and Answers of "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies".
2. Where an inter-company or inter-firm business transaction calls for endorsements/guarantees with the Company, except the preceding regulations of amount limit, the amount of independent endorsements/guarantees shall not exceed the amount of business transaction between the two parties as restriction. The term "the amount of business transaction" means the higher amount of stock and sales between the two parties.	2. Where an inter-company or inter-firm business transaction calls for endorsements/guarantees with the Company, except the preceding regulations of amount limit, the amount of independent endorsements/guarantees shall not exceed the amount of business transaction of the last year between the two parties as restriction. The term "the amount of business transaction" means the higher amount of stock and sales between the two parties. 3. Between the Company holds, directly and indirectly, 100% of any company's voting shares, the total amount of endorsements/guarantees shall not exceed 50% of the net worth of the most current financial statement of any industry which makes endorsements/guarantees for one single industry shall not exceed 20% of the net worth of the most current financial statement of any industry which makes endorsements/guarantees for one single industry shall not exceed 20% of the net worth of the most current financial statement of any industry which makes endorsements/guarantees for others as restriction.	

Before Amendment After Amendment Explanation **Article 6: Hierarchy of Article 6: Hierarchy of** Revise in accordance decision-making authority and decision-making authority and with "Regulations delegation delegation Governing Loaning Funds and Making 1. When every department has to 1. When the Company and its Endorsements/Guarantees make guarantees or endorse bills subsidiary have to make by Public Companies" for business requirements, it shall guarantees or endorse bills for and Questions report to the Board of Directors and business requirements, it shall Answers of "Regulations for approval first. When report to the Board of Directors Governing Loaning of independent directors have been for approval first; cooperating Funds and Making of appointed, it shall take into full with aging, the Board of Directors Endorsements/Guarantees consideration each independent shall authorize the chairman to by Public Companies". director's opinion. If an conduct within one single amount independent director expresses of NT\$ 50,000,000 first in any dissent or reservation, it shall accordance with the regulations of be noted in the minutes of the the procedure, afterward report to board of directors meeting. the most current Board of However, cooperating with Directors for approval. aging, the Board of Directors Where the Company has shall authorize the chairman to appointed independent directors, conduct within one single amount when it makes endorsements or of NT\$ 50,000,000 first in endorses bills for business accordance with the regulations requirements, it shall take into full of the measure, afterward report consideration each independent to the Board of Directors for director's opinions; independent approval. directors' opinions specifically (Added) expressing assent or dissent and their reasons for dissent shall be included in the minutes of the board of directors' meeting. Where the Company has established an audit committee. when it makes endorsements or endorses bills for business requirements, it shall require the approval of one-half or more of all audit committee members, and furthermore shall be submitted for a resolution by the board of directors, and the provisions of paragraph 2 shall not apply. If the approval of one-half or

more of all audit committee members as required in the preceding paragraph is not obtained, the Operational

Before Amendment	After Amendment	Explanation
	Procedures may be implemented if approved by two-thirds or more of all directors, and the resolution of the audit committee shall be recorded in the minutes of the board of directors meeting. The terms "all audit committee members" and "all directors" in the preceding paragraph shall be counted as the actual number of persons currently holding those positions.	
2. Where the Company needs to exceed the limits set out in the measure for Endorsements/Guarantees to satisfy its business requirements, and where the conditions set out in the measure for Endorsements/Guarantees are complied with, it shall obtain approval from the board of directors and half or more of the directors shall act as joint guarantors for any loss that may be caused to the company by the excess endorsement/guarantee. It shall also amend the measure for	2. The Company holds, directly or indirectly, 90% or more of the voting shares of the subsidiary in accordance with the regulations of paragraph 2 of Article 4, before making endorsements/guarantees, it shall be reported to the Company's board of directors for resolution, and therefore start to conduct. However, it shall not apply to endorsements/guarantees when the Company holds, directly or indirectly, 100% or more of the voting shares of any company.	
Endorsements/Guarantees accordingly and submit the same to the shareholders' meeting for ratification after the fact. If the shareholders' meeting does not give consent, the company shall adopt a plan to discharge the amount in excess within a given time limit. Where the Company has appointed independent directors, when it makes endorsements/guarantees for others, it shall take into full	3. Where the Company needs to exceed the limits set out in the procedure for Endorsements/Guarantees to satisfy its business requirements, and where the conditions set out in the procedure for Endorsements/Guarantees are complied with, it shall obtain approval from the board of directors and half or more of the directors shall act as joint guarantors for any loss that may be caused to the company by the	
consideration the opinions of each independent director; independent directors' opinions specifically expressing assent or	excess endorsement/guarantee. It shall also amend the procedure for Endorsements/Guarantees accordingly and submit the same	

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	Before Amendment	After Amendment	Explanation
	condition and the influence of shareholders' equity of the	rationality, the credit investigation and risk assessment of the	
	Company, and it shall assess to	endorsed/guaranteed object,	
	obtain the collateral and the	operational risk, financial	
	collateral's value. Furthermore, the net worth of the	condition and the influence of	
	endorsed/guaranteed object is	shareholders' equity of the	
	lower than one second of paid-in	Company, and it shall assess to	
	capital of the subsidiary, the	obtain the collateral and the	
	subsidiary shall provide the improvement program, and report	collateral's value. Furthermore,	
	to the board of directors. The	the net worth of the	
	board of directors shall make a	endorsed/guaranteed object is	
	resolution for continuing to make	lower than one second of paid-in	
	endorsements/guarantees or not.	capital of the subsidiary, the subsidiary shall provide the	
		improvement program, and report	
		to the board of directors. The	
		board of directors shall make a	
		resolution for continuing to make	
		endorsements/guarantees or not.	
	2. The memorandum book made	2. The memorandum book made	
	by financial department shall be	by financial department shall be recorded in detail the entity for	
	recorded in detail the entity for which the endorsement/guarantee	which the endorsement/guarantee	
	is made, the amount, the date of	is made, the amount, the date of	
	passage by the board of directors,	passage by the board of directors, the date the	
	the date the endorsement/guarantee is made,	endorsement/guarantee is made,	
	and the matters to be carefully	and the matters to be carefully	
	evaluated under paragraph 1 of	evaluated under paragraph 1 of	
	the preceding article.	the preceding article.	
	3. When related certificates or	3. When related certificates or	
	bills of endorsement/guarantee	bills of endorsement/guarantee	
	renews and remove for paying off	renews and remove for paying off	
	debts or extending the period, the	debts or extending the period, the	
	endorsed/guaranteed entity shall	related certificates of	
	provide a formal letter and send	endorsement/guarantee shall be stamped "write-off", and	
	the original related certificates of endorsement/guarantee to the	therefore kept as reference.	
	Company's financial department	r	
	for stamping "write-off" and		
	returning, the application letter		
	shall be kept as reference.		
	4. Financial department shall	4. Financial department shall	
	evaluate or record the contingent	evaluate or record the contingent	
	loss for endorsements/guarantees,	loss for endorsements/guarantees,	
	and shall adequately disclose	and shall adequately disclose	

	<u></u>	
Before Amendment	After Amendment	Explanation
information on endorsements/guarantees in its financial reports and provide certified public accountants with relevant information for implementation of necessary audit procedures, and providing a proper audit report.	information on endorsements/guarantees in its financial reports and provide certified public accountants with relevant information for implementation of necessary audit procedures, and providing a proper audit report.	
5. In the case of a subsidiary with shares having no par value or a par value other than NT\$10, for the paid-in capital in the calculation under the first clause of the preceding paragraph, the sum of the share capital plus paid-in capital in excess of par shall be substituted.	 5. In the case of a subsidiary with shares having no par value or a par value other than NT\$10, for the paid-in capital in the calculation under the first clause, the sum of the share capital plus paid-in capital in excess of par shall be substituted. 6. The responsible personnel shall make a balance statement of endorsements/guarantees of the last month before the fifth day of every month. 	
Article 8: Procedures and custody of corporate chops	Article 8: Procedures and custody of corporate chops	Revise the textual description.
The Company shall use the corporate chop registered with the Ministry of Economic Affairs as the dedicated chop for endorsements/guarantees. The stamp shall be kept in the custody of a designated person approved by the board of directors; when making endorsements/guarantees, may be used to seal or issue negotiable instruments only in prescribed procedures; when making a guarantee for an overseas company, the Company shall have the Guarantee Agreement signed by a person authorized by the board of directors.	of a designated person approved by the board of directors; when making endorsements/guarantees, may be used to seal or issue negotiable instruments only in prescribed procedures; when making a guarantee for an overseas company, the Company shall have the Guarantee Agreement signed by a person authorized by the board of directors.	
Article 9: Precautions of controlling and managing endorsements/guarantees	Article 9: Precautions of controlling and managing endorsements/guarantees	Revise in accordance with the establishment of the audit committee.

Before Amendment	After Amendment	Explanation		
1. The Company's internal auditors shall audit the Operational Procedures for Endorsements/Guarantees for Others and the implementation thereof no less frequently than quarterly and prepare written records accordingly. They shall promptly notify all the supervisors in writing of any material violation found. 2. Where as a result of changes of condition the entity for which an endorsement/guarantee is made no longer meets the requirements of these Regulations, or the amount of endorsement/guarantee exceeds the limit, the Company shall adopt rectification plans and submit the rectification plans to all the supervisors, and shall complete the rectification according to the timeframe set out in the plan, and report to board of directors.	1. The Company's internal auditors shall audit the Operational Procedures for Endorsements/Guarantees for Others and the implementation thereof no less frequently than quarterly and prepare written records accordingly. They shall promptly notify all independent directors in writing of any material violation found. 2. Where as a result of changes of condition the entity for which an endorsement/guarantee is made no longer meets the requirements of these Regulations, or the amount of endorsement/guarantee exceeds the limit, a public company shall adopt rectification plans and submit the rectification plans to all independent directors and the audit committee, and report to board of directors, and shall complete the rectification according to the timeframe set out in the plan.			
Article 10: Time and content of announcing and reporting 1. The Company shall announce and report the previous month's endorsements/guarantees balances of its head office and subsidiaries by the 10th day of each month. 2. The Company whose endorsements/guarantees balances reach one of the following levels shall announce and report such event within two days commencing immediately from the date of occurrence:	Article 10: Time and content of announcing and reporting 1. The Company shall upload the previous month's endorsements/guarantees relevant information of its head office and subsidiaries to the Market Observation Post System (MOPS) in accordance with the regulations before the 10th day of each month. 2. The Company whose endorsements/guarantees balances reach one of the following levels shall announce and report such event to the Market Observation Post System (MOPS) within two days commencing immediately from the date of occurrence:	Revise in accordance with "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies"		

	T .		
Before Amendment	After Amendment	Explanation	
(1) The balance of	(1) The and agreements /		
endorsement/guarantee reaches	(1) The endorsements/guarantees		
50 percent or more of the net	balances of the Company and its		
worth of the Company's net worth as stated in its latest	subsidiary reaches 50 percent or		
financial statement.	more of the Company's net worth		
(2) The balance of	as stated in its latest financial		
endorsement/guarantee for one	statement.		
single industry reaches 20	(2) The endorsement/guarantee		
percent or more of the Company's	balance of the Company and its subsidiary for one single industry		
net worth as stated in its latest	reaches 20 percent or more of the		
financial statement.	Company's net worth as stated in		
(3) The balance of	its latest financial statement.		
endorsements/guarantees for a	(2) TEL 1 1 6		
single enterprise reaches NT\$10	(3) The balance of		
million or more and the aggregate	endorsements/guarantees for a		
amount of all	single enterprise reaches NT\$10		
endorsements/guarantees for,	million or more and the aggregate		
carrying value of equity method	amount of all		
investment in, and balance of	endorsements/guarantees for,		
loans to, such enterprise reaches	carrying value of equity method		
30 percent or more of the	investment in, and balance of		
Company's net worth as stated in	loans to, such enterprise reaches		
its latest financial statement, or	30 percent or more of the		
after announcing and reporting in	Company's net worth as stated in		
accordance with the regulations	its latest financial statement, or		
of the measure, the balance	after announcing and reporting in		
increases every 5 percent or more	accordance with the regulations of		
of the Company's net worth as	the procedure, the balance		
stated in its latest financial	increases every 5 percent or more		
statement.	of the Company's net worth as		
(4) The amount of new	stated in its latest financial		
endorsements/guarantees made	statement.		
by the Company or its	(4) The amount of new endorsements/guarantees made by		
subsidiaries reaches NT\$30	the Company or its subsidiaries		
million or more, and reaches 5	reaches NT\$30 million or more,		
percent or more of the Company's net worth as stated in its latest	and reaches 5 percent or more of		
financial statement.	the Company's net worth as stated		
imanetar statement.	in its latest financial statement.		
	3. The public company shall		
2 771 0 1 11	announce and report on behalf of		
3. The Company shall announce	any subsidiary thereof that is not a		
and report on behalf of any	public company of the Republic		
subsidiary thereof that is not a	of China any matters that such		
public company of the Republic	subsidiary is required to announce		
of China any matters that such	and report pursuant to		
subsidiary is required to	subparagraph 4, clause 2 of the		
announce and report pursuant to	article.		

Defens Amendment	A from A moon due out	Evaloustion
Before Amendment	After Amendment	Explanation
every subparagraph of the preceding paragraph.4. "Date of occurrence" in the	4. "Date of occurrence" in the procedure means the date of contract signing, date of payment,	
measure means the date of contract signing, date of payment, dates of boards of	dates of boards of directors resolutions, or other date that can confirm the counter party and	
directors resolutions, or other date that can confirm the counter party and monetary amount of the loan of funds or endorsement/guarantee, whichever date is earlier.	monetary amount of the loan of funds or endorsement/guarantee, whichever date is earlier.	
Article 11: Procedures for controlling and managing endorsements/guarantees by subsidiaries	Article 11: Procedures for controlling and managing endorsements/guarantees by subsidiaries	Revise in accordance with "Regulations Governing Loaning of Funds and Making of
1. Where a subsidiary of the Company intends to make endorsements/guarantees for others, the Company shall instruct it to formulate its own Operational Procedures for Endorsements/Guarantees in compliance with these Regulations, and it shall comply with the Procedures when making endorsements/guarantees; however, the net worth shall be calculated by the net worth of the parent company as standard.	1. Where a subsidiary of the Company intends to make endorsements/guarantees for others, the Company shall instruct it to formulate its own Operational Procedures for Endorsements/Guarantees in compliance with these Regulations, and it shall comply with the Procedures when making endorsements/guarantees; however, the net worth shall be calculated by the net worth as stated in the latest financial statement of the industry which makes endorsements/guarantees for others as standard.	Endorsements/Guarantees by Public Companies" and no. 11 of Questions and Answers of "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies".
2. The subsidiary shall make the balance statement of endorsements/guarantees for others of the previous month by the 10th day (not including) of each month, and report to the Company. 3. The subsidiary's internal auditors shall audit the Operational Procedures for Endorsements/Guarantees and the implementation thereof no less frequently than quarterly and prepare written records	2. The subsidiary shall make "the balance statement of endorsements/guarantees" of the previous month by the 5th day of each month, and report to the Company. 3. The Company's internal auditors shall audit the Operational Procedures for Endorsements/Guarantees of the subsidiary in accordance with the annual audit program, and comprehend the implementation of Procedures for	

Before Amendment	After Amendment	Explanation
accordingly. They shall promptly notify the Company's audit department in writing of any material violation found. The Company's audit department shall send the written information to all the supervisors.	Endorsements/Guarantees for others. When the deficient matters were found, the Company shall continue to follow up the implementation of improvement and make a follow-up report for reporting to the chairman; they shall promptly notify all the independent directors in writing of any material violation of endorsement/guarantee found.	
Article 12: Penalty for violation of the Operational Procedures by managers or personnel in charge	Article 12: Penalty for violation of the Operational Procedures by managers or personnel in charge	Revise in accordance with the establishment of the audit committee.
When the Company's managers and personnel in charge violate the operational procedure, it shall be reported for appraisal in accordance with the Company's personnel management measures and work rules, and punished in accordance with the seriousness of the case.	When the Company's managers and personnel in charge violate the operational procedure, it shall be reported for appraisal in accordance with the Company's personnel management measures and work rules, and punished in accordance with the seriousness of the case; the Company shall send the relevant rectification plans to all the independent directors in accordance with Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies, and report to audit committee and board of directors, and shall complete the rectification according to the time frame set out in the plan.	
Where a public company has appointed independent directors, when there is any matter of which it is required to notify the supervisors under Article 15, paragraph 2 or Article 18, paragraph 2, it shall at the same time also give written notice to the independent directors. When it submits a rectification plan to the supervisors under Article 16		

Before Amendment	After Amendment	Explanation		
or 20, it shall at the same time		T		
also submit the rectification plan				
to the independent directors.				
Where a public company has				
established an audit committee,				
the provisions of Articles 15, 16,				
18, and 20 regarding supervisors				
shall apply mutatis mutandis to				
the audit committee.	Autiala 12. Duanadanna fon	D : : 1		
Article 13: Procedures for implementation	Article 13: Procedures for implementation	Revise in accordance		
Implementation	Implementation	with "Regulations		
After the procedure was	After the procedure was approved	Governing Loaning of		
approved by the board of	by the board of directors, shall be	Funds and Making of		
directors, shall be sent to each	reported to shareholders' meeting	Endorsements/Guarantees		
supervisor and reported to	for approval. Where any director	by Public Companies"		
shareholders' meeting for	expresses dissent and it is			
approval. Where any director	contained in the minutes or a			
expresses dissent and it is	written statement, the Company			
contained in the minutes or a	shall submit the dissenting			
written statement, the Company	opinions to each independent			
shall submit the dissenting	director and for discussion by the			
opinions to each supervisor and	shareholders' meeting. The same			
for discussion by the	shall apply to any amendments to			
shareholders' meeting. The same	the Procedures.			
shall apply to any amendments to	the Procedures.			
the Procedures.	The Operational Procedures for			
The Operational Procedures for	endorsements/guarantees			
Loaning Funds to Others	according to the preceding			
according to the preceding	regulation for discussion by the			
regulation for discussion by the	board of directors under the			
board of directors under the	preceding paragraph, the board of			
preceding paragraph, the board of	directors shall take into full			
directors shall take into full	consideration each independent			
consideration each independent	director's opinion. If an			
director's opinion. If an	independent director expresses			
independent director expresses	any dissent or reservation, it shall			
any dissent or reservation, it shall	be noted in the minutes of the			
be noted in the minutes of the	board of directors meeting.			
board of directors meeting.				
	Where the Company has			
Where the Company has	established an audit committee,			
established an audit committee,	when it adopts or amends its			
when it adopts or amends its	Operational Procedures for			
Operational Procedures for	endorsements/guarantees, the			
Loaning Funds to Others, the	procedures or amended			
procedures or amended	procedures shall require the			
procedures shall require the	approval of one-half or more of			

Before Amendment	After Amendment	Explanation
approval of one-half or more of all audit committee members, and furthermore shall be submitted for a resolution by the board of directors, and the provisions of paragraph 2 shall not apply. If the approval of one-half or more of all audit committee members as required in the preceding paragraph is not obtained, the Operational Procedures may be implemented if approved by two-thirds or more of all directors, and the resolution of the audit committee shall be recorded in the minutes of the board of directors meeting. The terms "all audit committee members" and "all directors" in the preceding paragraph shall be counted as the actual number of persons currently holding those positions.	all audit committee members, and furthermore shall be submitted for a resolution by the board of directors, and the provisions of paragraph 2 shall not apply. If the approval of one-half or more of all audit committee members as required in the preceding paragraph is not obtained, the Operational Procedures may be implemented if approved by two-thirds or more of all directors, and the resolution of the audit committee shall be recorded in the minutes of the board of directors meeting. The terms "all audit committee members" and "all directors" in the preceding paragraph shall be counted as the actual number of persons currently holding those positions.	

Chieftek Precision Co., Ltd. Rules of Procedure for Shareholders Meetings (Before Amendment)

Article 1: Establishment basis

To establish a strong governance system and sound supervisory capabilities for this Corporation's shareholders meetings, and to strengthen management capabilities, these Rules are adopted pursuant to Article 5 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies.

Article 2: Scope of the rules

The rules of procedures for this Corporation's shareholders meetings, except as otherwise provided by law, regulation, or the articles of incorporation, shall be as provided in these Rules.

Article 3: Convening a Board meeting and meeting notice

Convening a Board meeting and meeting notice

Unless otherwise provided by law or regulation, this Corporation's shareholders meetings shall be convened by the board of directors.

This Corporation shall prepare electronic versions of the shareholders meeting notice and proxy forms, and the origins of and explanatory materials relating to all proposals, including proposals for ratification, matters for deliberation, or the election or dismissal of directors or supervisors, and upload them to the Market Observation Post System (MOPS) before 30 days before the date of a regular shareholders meeting or before 15 days before the date of a special shareholders meeting. This Corporation shall prepare electronic versions of the shareholders meeting agenda and supplemental meeting materials and upload them to the MOPS before 21 days before the date of the regular shareholders meeting or before 15 days before the date of the special shareholders meeting. In addition, before 15 days before the date of the shareholders meeting, this Corporation shall also have prepared the shareholders meeting agenda and supplemental meeting materials and made them available for review by shareholders at any time. The meeting agenda and supplemental materials shall also be displayed at this Corporation and the professional shareholder services agent designated thereby as well as being distributed on-site at the meeting place.

The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form.

Election or dismissal of directors or supervisors, amendments to the articles of incorporation, the dissolution, merger, or demerger of the corporation, or any matter under Article 185, paragraph 1 of the Company Act, Articles 26-1 and 43-6 of the Securities and Exchange Act, or Articles 56-1 and 60-2 of the Regulations Governing the Offering and Issuance of Securities by Securities Issuers shall be set out in the notice of the reasons for convening the shareholders meeting. None of the above matters may be raised by an extraordinary motion.

A shareholder holding 1 percent or more of the total number of issued shares may submit to this Corporation a written proposal for discussion at a regular shareholders meeting. Such proposals, however, are limited to one item only, and no proposal containing more

than one item will be included in the meeting agenda. In addition, when the circumstances of any subparagraph of Article 172-1, paragraph 4 of the Company Act apply to a proposal put forward by a shareholder, the board of directors may exclude it from the agenda.

Prior to the book closure date before a regular shareholders meeting is held, this Corporation shall publicly announce that it will receive shareholder proposals, and the location and time period for their submission; the period for submission of shareholder proposals may not be less than 10 days.

Shareholder-submitted proposals are limited to 300 words, and no proposal containing more than 300 words will be included in the meeting agenda. The shareholder making the proposal shall be present in person or by proxy at the regular shareholders meeting and take part in discussion of the proposal.

Prior to the date for issuance of notice of a shareholders meeting, this Corporation shall inform the shareholders who submitted proposals of the proposal screening results, and shall list in the meeting notice the proposals that conform to the provisions of this article. At the shareholders meeting the board of directors shall explain the reasons for exclusion of any shareholder proposals not included in the agenda.

Article 4: Director's attendance by proxy in shareholders' meeting and authorization thereof

For each shareholders meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by this Corporation and stating the scope of the proxy's authorization.

A shareholder may issue only one proxy form and appoint only one proxy for any given shareholders meeting, and shall deliver the proxy form to this Corporation before 5 days before the date of the shareholders meeting. When duplicate proxy forms are delivered, the one received earliest shall prevail unless a declaration is made to cancel the previous proxy appointment.

After a proxy form has been delivered to this Corporation, if the shareholder intends to attend the meeting in person or to exercise voting rights by correspondence or electronically, a written notice of proxy cancellation shall be submitted to this Corporation before 2 business days before the meeting date. If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail.

Article 5: Principles determining the time and place of a shareholders meeting

The venue for a shareholders meeting shall be the premises of this Corporation, or a place easily accessible to shareholders and suitable for a shareholders meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m. Full consideration shall be given to the opinions of the independent directors with respect to the place and time of the meeting.

Article 6: Preparation of signature book and other documents

This Corporation shall specify in its shareholders meeting notices the time during which shareholder attendance registrations will be accepted, the place to register for attendance, and other matters for attention.

The time during which shareholder attendance registrations will be accepted, as stated in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. The place at which attendance registrations are accepted shall be clearly marked and a sufficient number of suitable personnel assigned to handle the registrations. Shareholders and their proxies (collectively, "shareholders") shall attend shareholders meetings based on attendance cards, sign-in cards, or other certificates of attendance. This Corporation may not arbitrarily add requirements for other documents beyond those

showing eligibility to attend presented by shareholders. Solicitors soliciting proxy forms shall also bring identification documents for verification.

This Corporation shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in.

This Corporation shall furnish attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors or supervisors, pre-printed ballots shall also be furnished.

When the government or a juristic person is a shareholder, it may be represented by more than one representative at a shareholders meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting.

Article 7: The chair and non-voting participants of a shareholders meeting

If a shareholders meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the vice chairperson shall act in place of the chairperson; if there is no vice chairperson or the vice chairperson also is on leave or for any reason unable to exercise the powers of the vice chairperson, the chairperson shall appoint one of the managing directors to act as chair, or, if there are no managing directors, one of the directors shall be appointed to act as chair. Where the chairperson does not make such a designation, the managing directors or the directors shall select from among themselves one person to serve as chair.

When a managing director or a director serves as chair, as referred to in the preceding paragraph, the managing director or director shall be one who has held that position for six months or more and who understands the financial and business conditions of the company. The same shall be true for a representative of a juristic person director that serves as chair.

It is advisable that shareholders meetings convened by the board of directors be chaired by the chairperson of the board in person and attended by a majority of the directors, at least one supervisor in person, and at least one member of each functional committee on behalf of the committee. The attendance shall be recorded in the meeting minutes.

If a shareholders meeting is convened by a party with power to convene but other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.

This Corporation may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders meeting in a non-voting capacity.

Article 8: Documentation of a shareholders meeting by audio or video

This Corporation, beginning from the time it accepts shareholder attendance registrations, shall make an uninterrupted audio and video recording of the registration procedure, the proceedings of the shareholders meeting, and the voting and vote counting procedures.

The recorded materials of the preceding paragraph shall be retained for at least 1 year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.

Article 9: Calculation of number of shares in attendance and meeting

Attendance at shareholders meetings shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in plus the number of shares whose voting rights are exercised by correspondence or electronically.

The chair shall call the meeting to order at the appointed meeting time. However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than 1 hour, may be made. If the quorum is not met after two postponements and the attending shareholders still represent less than one third of the total number of issued shares, the chair shall declare the meeting adjourned.

If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act; all shareholders shall be notified of the tentative resolution and another shareholders meeting shall be convened within 1 month.

When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders meeting pursuant to Article 174 of the Company Act.

Article 10: Discussion on Agenda

If a shareholders meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders meeting.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholders meeting convened by a party with the power to convene that is not the board of directors. The chair may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extraordinary motions), except by a resolution of the shareholders meeting. If the chair declares the meeting adjourned in violation of the rules of procedure, the other members of the board of directors shall promptly assist the attending shareholders in electing a new chair in accordance with statutory procedures, by agreement of a majority of the votes represented by the attending shareholders, and then continue the meeting.

The chair shall allow ample opportunity during the meeting for explanation and discussion of proposals and of amendments or extraordinary motions put forward by the shareholders; when the chair is of the opinion that a proposal has been discussed sufficiently to put it to a vote, the chair may announce the discussion closed and call for a vote.

Article 11: Shareholder speech

Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.

A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail.

Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.

When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.

When a juristic person shareholder appoints two or more representatives to attend a shareholders meeting, only one of the representatives so appointed may speak on the same proposal.

After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.

Article 12: Calculation of voting shares

Voting at a shareholders meeting shall be calculated based the number of shares.

With respect to resolutions of shareholders meetings, the number of shares held by a shareholder with no voting rights shall not be calculated as part of the total number of issued shares.

When a shareholder is an interested party in relation to an agenda item, and there is the likelihood that such a relationship would prejudice the interests of this Corporation, that shareholder may not vote on that item, and may not exercise voting rights as proxy for any other shareholder.

The number of shares for which voting rights may not be exercised under the preceding paragraph shall not be calculated as part of the voting rights represented by attending shareholders.

With the exception of a trust enterprise or a shareholder services agent approved by the competent securities authority, when one person is concurrently appointed as proxy by two or more shareholders, the voting rights represented by that proxy may not exceed 3 percent of the voting rights represented by the total number of issued shares. If that percentage is exceeded, the voting rights in excess of that percentage shall not be included in the calculation.

Article 13: Vote on Agenda and Scrutinizing Ballots and How Ballots are Counted

A shareholder shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Article 179, paragraph 2 of the Company Act.

When this Corporation holds a shareholders meeting, it may allow the shareholders to exercise voting rights by correspondence or electronic means (in accordance with the proviso of Article 177-1 of the Company Act regarding companies that shall adopt electronic voting: When this Corporation holds a shareholder meeting, it shall adopt exercise of voting rights by electronic means and may adopt exercise of voting rights by correspondence). When voting rights are exercised by correspondence or electronic means, the method of exercise shall be specified in the shareholders meeting notice. A shareholder exercising voting rights by correspondence or electronic means will be deemed to have attended the meeting in person, but to have waived his/her rights with respect to the extraordinary motions and amendments to original proposals of that meeting; it is therefore advisable that this Corporation avoid the submission of extraordinary motions and amendments to original proposals.

A shareholder intending to exercise voting rights by correspondence or electronic means under the preceding paragraph shall deliver a written declaration of intent to this Corporation before 2 days before the date of the shareholders meeting. When duplicate declarations of intent are delivered, the one received earliest shall prevail, except when a declaration is made to cancel the earlier declaration of intent.

After a shareholder has exercised voting rights by correspondence or electronic means, in the event the shareholder intends to attend the shareholders meeting in person, a written declaration of intent to retract the voting rights already exercised under the preceding paragraph shall be made known to this Corporation, by the same means by

which the voting rights were exercised, before 2 business days before the date of the shareholders meeting. If the notice of retraction is submitted after that time, the voting rights already exercised by correspondence or electronic means shall prevail. When a shareholder has exercised voting rights both by correspondence or electronic means and by appointing a proxy to attend a shareholders meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Except as otherwise provided in the Company Act and in this Corporation's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the numbers of votes for and against and the number of abstentions, shall be entered into the MOPS.

When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.

Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of this Corporation.

Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting, including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote.

Article 14: Election of directors and supervisors

The election of directors or supervisors at a shareholders meeting shall be held in accordance with the applicable election and appointment rules adopted by this Corporation, and the voting results shall be announced on-site immediately, including the names of those elected as directors and supervisors and the numbers of votes with which they were elected.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least 1 year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.

Article 15: Meeting minutes and signature

Matters relating to the resolutions of a shareholders meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chair of the meeting and a copy distributed to each shareholder within 20 days after the conclusion of the meeting. The meeting minutes may be produced and distributed in electronic form. This Corporation may distribute the meeting minutes of the preceding paragraph by means of a public announcement made through the MOPS.

The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their results, and shall be retained for the duration of the existence of this Corporation.

Article 16: Public disclosure

On the day of a shareholders meeting, this Corporation shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation and the number of shares represented by proxies, and shall make an express disclosure of the same at the place of the shareholders meeting.

If matters put to a resolution at a shareholders meeting constitute material information under applicable laws or regulations or under Taiwan Stock Exchange Corporation (or GreTai Securities Market) regulations, this Corporation shall upload the content of such resolution to the MOPS within the prescribed time period.

Article 17: Maintaining order at the meeting place

Staff handling administrative affairs of a shareholders meeting shall wear identification cards or arm bands.

The chair may direct the proctors or security personnel to help maintain order at the meeting place. When proctors or security personnel help maintain order at the meeting place, they shall wear an identification card or armband bearing the word "Proctor."

At the place of a shareholders meeting, if a shareholder attempts to speak through any device other than the public address equipment set up by this Corporation, the chair may prevent the shareholder from so doing.

When a shareholder violates the rules of procedure and defies the chair's correction, obstructing the proceedings and refusing to heed calls to stop, the chair may direct the proctors or security personnel to escort the shareholder from the meeting.

Article 18: Recess and resumption of a shareholders meeting

When a meeting is in progress, the chair may announce a break based on time considerations. If a force majeure event occurs, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.

If the meeting venue is no longer available for continued use and not all of the items (including extraordinary motions) on the meeting agenda have been addressed, the shareholders meeting may adopt a resolution to resume the meeting at another venue.

A resolution may be adopted at a shareholders meeting to defer or resume the meeting within 5 days in accordance with Article 182 of the Company Act.

Article 19: Supplementary Provisions

These Rules, and any amendments hereto, shall be implemented after adoption by shareholders meetings.

Chieftek Precision Co., Ltd. Articles of Incorporation

Chapter 1 General Provisions

- Article 1: According to the Company Acts, the company is naming as Chieftek Precision Co., Ltd, and the English version will be named as CHIEFTEK PRECISION CO., LTD.
- Article 2: The Company's scope of services is set out hereunder:
 - (i) CB01990 Other Machinery Manufacturing;
 - (ii) F401010 International Trading.

Products which are researched, developed and marketed are as follows:

- (a) Miniature linear guide;
- (b) Miniature ball screw;
- (c) Miniature linear modules;
- (d) Photoelectric and semi-conductor machinery equipment; (e) International trading relating to aforesaid products.
- Article 2.1: In the event that the Company becomes a shareholder of limited liability in other companies, the amount of investment thereof shall not be bound by article 13 of the Company Act relating to the total reinvestment amount restriction.
- Article 3: The head office of the company established in Tainan Science-based Industrial Park, the Board of Directors will resolute to establish branches at home and abroad if necessary.
- Article 4: The Company's public announcements are published in accordance with article 28 of the Company Act.
- Article 4.1: The Company is entitled to offer guarantees to externally.

Chapter 2 Shares

- Article 5: The amount of capital of the company is NT\$1,500,000,000, which be divided into 150,000,000 shares. The denomination of each share is NT\$10, and is authorized to be distributed by the Board of Directors. The former amount of capital retains NT\$30,000,000 for the issuance of employee's equity certificates, taking into account 3 million shares, and each denomination of per share is NT\$10, it is authorized to be distributed by the Board of Directors.
 - In the event that the Company intends to issue shares at a buyback value that is lower than that of the employee's ordinary share subscription warrants on the closing day, the aforesaid shares shall only be issued under the circumstances that a majority of the shareholders present who represent two-thirds or more of the total number of its outstanding shares.
- Article 6: The company may issue registered shares and be signed or stamped by the directors representing the company, and shall, by law, act as a bank visa for the issuer of the shares. When the company issues new shares, its shares shall be printed or be free of printed shares in respect of the total number of such offerings. However, it shall be kept or logged in with the centralized custody institutions of the securities. The shares of the company have to be issued without physical distribution, and so do the other securities.
- Article 7: Assignment/transfer of change-of-name shares shall be proceeded in accordance with article 165 of the Company Act.

Article 7.1: The company shall buy shares in accordance with the provisions of company law, the object of its transfer, the object of the employee's equity voucher, the employees who acquire the issuance of new shares, and the object of issuing new shares restricting the rights of employees, including employees of subordinate companies who meet certain conditions.

Chapter 3 Shareholders Meeting

- Article 8: There are two types of shareholders meeting, namely, regular meeting and special meeting. The regular meeting shall be convened within six months after close of each fiscal year. Whereas, special meetings are held in accordance with law, when necessary.
- Article 8.1: The Notice of Shareholders Meeting shall be done electronically with the consent of the shareholders.
- Article 8.2: In accordance with Articles 193-1 of Company Act, the Company will electronically be listed as one of the exercise of voting rights. The elections for directors of the Company shall proceed with the candidate nomination system; the shareholders shall elect the directors from among the nominees listed in the roster of candidates.
- Article 9: When a shareholder is unable to attend the shareholders meeting for whatever reason, that shareholder shall appoint a proxy to attend by offering company issued solicitation document stipulating the extent of the authorization with signature or company seal thereon.
- Article 10: A shareholder, unless otherwise provided for in article 179 of the Company Act relating to the circumstances of certain shares having no voting right, shall have one voting right in respect of each share in his/her/its possession.
- Article 11: A resolution is passed at the shareholders meeting by a majority of the shareholders present who represent two-thirds or more of the total number of its outstanding shares.
- Article 12: Resolutions adopted at a shareholders meeting shall be recorded in the minutes of the meeting. The preparation, distribution, and safekeeping thereof must be proceeded in accordance with article 183 of the Company Act.

Chapter 4 Directors and Supervisors

Article 13: The Company shall appoint five to nine directors and two to three supervisors, and a three-year term and may be re-elected after the term.

The Company shall by law purchase liability insurance in order to cover liability that may arise from the directors and supervisors exercising their duties during their term.

The appointed number of the aforesaid director shall have no less than two independent directors and the same shall not be less than one fifth of the total number of directors of the Company. The appointment of in-dependent director is by electing from among the nominated candidates by the shareholders. The professional qualification, shareholding, part-time job restrictions, nominations, means of election as well as other relevant issues are proceeded in accordance with the regulations of the competent authority.

The Company shall subject to the Securities and Exchange Act establish an audit committee. The members of the committee are composed of the entire number of independent directors. It shall not be less than three persons in number and at least one thereof shall have accounting or financial expertise. The previsions of relevant regulations or Company's Articles of Incorporation shall apply mutatis mutandis to the exercise of power, committee charter, as well as other applicable matters of the audit committee. Upon the establishment of the audit committee, the supervisor shall be

released from duty. The provisions regarding supervisor in this Articles of Incorporation shall be void with immediate effect.

The Company shall establish committees to carry out various functions in order to fortify its strategic objectives and strengthen management mechanisms. Each committee charter shall be resolved by the Board of Directors.

- Article 13.1: The cumulative voting method shall be used for election of the directors and supervisors of this Company. Each share will have voting rights in umber equal to the directors to be elected, and may be cast for a single candidate or split among multiple candidates.
- Article 14: The Board of Directors shall be organized by the directors, who shall be represented by more than two-thirds of the directors and the consent of a majority of the directors to be represented by the Chairman, who represents the company externally. The notice of the convening of the Board of Directors shall be dealt with in accordance with Article 204 of acts and by written, e-mail, facsimile and any other electronic means. The resolution of the Board of Directors shall, except as otherwise provided by law, be attended by a majority of the directors and be represented by a majority of the directors.
- Article 15: In case the Managing Director is on leave or unable to exercise his/her duties for whatever reasons, his/her proxy shall act in accordance with article 208 of the Company Act.
- Article 16: The Board of Director is authorized to determine the amount of compensation relating to transportation and remuneration to the directors and supervisors of the Company based on standard terms in the industry and subject to concerned director and supervisor's level of operational participation as well as value of the contribution thereof.
- Article 17: The director shall present the solicitation document and assign another director to attend the meeting of the Board of Directors in order to exercise his/her voting right.
- The director that is assigned to represent another director can only accept one such assignment.

The participants are deemed present by taking part of the meeting of the Board of Directors using video conference facility when the meeting is conducted by way of video conference.

- Article 18: The Board of Directors is composed of all directors. Wherefore, the scope of duties is set out hereunder:
 - (i) Draft operational plans;
 - (ii) Offer proposals relating to appropriation of profit and remedy in the event of loss;
 - (iii) Resolve whether the Company should increase or reduce capital;
 - (iv) Review and finalize important provisions of the Articles of Incorporation or contracts:
 - (v) Elect and discharge the General Manager of the Company;
 - (vi) Establish and close branch offices;
 - (vii) Review and approve budget as well as balanced budget;
 - (viii) Other duties vested by virtue of the Company Act and resolutions adopted at the meeting of the Board of Directors.

Chapter 5 Managerial Personnel

Article 19: The Company shall have managerial personnel. Appointment, discharge and the remuneration thereto shall be subject to article 29 of the Company Act.

Chapter 6 Accounting

- Article 20: The Company shall, at the end of each fiscal year, submit to its shareholders for their ratification of (i) the annual business report, (ii) the financial statements, and (iii) the appropriation of profit and remedy in the event of loss proposal.
- Article 21: The general annual accounts of the company will be assigned as following if there is a surplus:
 - (i) Withholding Tax
 - (ii) Covering the deficit
 - (iii) The deposit of 10% is the legal surplus reserve. However, if the statutory surplus reserve has reached the amount of capital received, it would be an exception.
 - (iv) If necessary, providing for the listing of rotation of the special surplus reserve by order of law or by the competent authority.
 - (v) After deducting the balance of the preceding paragraphs 1-4, and with the undistributed surplus of the previous year, the Board shall subject to the operational requirements, propose an allocation motion to be summited to the shareholders' meeting for the allocation of dividends or reservations to shareholders. However, the dividend distribution amount shall not be less than 20% of the remaining amount after the annual return is deducted according to the amount specified in paragraph 1 to 4.

In order to continuously expand the scale of operation, enhance competitive strength, modify with the company's long term business development, and the needs of capital as well as long-term financial planning, the company's dividend issuance policy is based on stock dividend and matching part of cash dividend, the total amount of cash dividend should not be less than 10% of the total shareholder dividend to be issued.

The Board of Directors of the company shall be represented by more than two-thirds directors and shall attend a resolution of a majority of the directors. Also, shall assign all or part of the reserve of dividends, bonus, capital reserve or legal reserve to the payment of cash, and report to the shareholders' meeting. It is not applicable to the provisions of the preceding resolution of the shareholders' meeting.

- Article 21.1: The Company shall subject to its business performance for that year retain between three to Fifteen percent of the profit for the use of employee remuneration. Further, the Company shall subject to its business performance for that year retain no higher than three percent for the use of director and supervisor remuneration. In the event that the Company still suffers a loss, that loss shall be made up.
 - Employee remuneration shall be paid by way of cash or share. The recipient of the cash or share shall include employees of the subordinate companies that fulfill the necessary criteria determined by the Board of Directors.
 - The business performance for that year referred to in the preceding paragraph means its profit before tax without the deductions of employee, director and supervisor's remuneration therefrom.
- Article 21.2: The company may, in accordance with acts, make a surplus allocation or loss-making supplement after the end of each half of the fiscal year. When allocating surplus, the company should initially estimate and retain taxable contributions, make up for losses in accordance with the law and bring up legal reserve. However, if legal reserve reached the amount of capital received, it would be an exception. If the retained earnings are issued in cash, it shall be handled by resolution of the Board of Directors.

When the issuance of new shares is issued, it shall be governed by a resolution of the shareholders' meeting in accordance with the provisions.

Chapter 7 Supplementary Provisions

Article 22: Any unspecified matters in this Articles of Incorporation shall be dealt in accordance with the Company Act.

Article 23: The article was established on October 14, 1998.

First amended on January 6, 1999.

The second amendment was on October 14, 1999.

The third amendment was on January 1, 2000.

The fourth amendment was on June 22, 2000.

The fifth amendment was on April 4, 2001.

The sixth amendment was on May 15, 2001.

The seventh amendment was on April 3, 2002.

The eighth amendment was on June 6, 2002.

The ninth amendment was on June 20, 2003.

The tenth amendment was on August 25, 2003.

The eleventh amendment was on November 25, 2003.

The twelfth amendment was on April 15, 2004.

The thirteenth amendment was on December 30, 2004.

The fourteenth amendment was on November 17, 2006.

The fifteenth amendment was on June 29, 2007.

The sixteenth amendment was on June 30, 2008.

The seventeenth amendment was on November 12, 2010.

The eighteenth amendment was on June 17, 2011.

The nineteenth amendment was on June 20, 2012.

The twentieth amendment was on June 27, 2013.

The twenty-first amendment was on June 6, 2014.

The twenty-second amendment was on June 25, 2015.

The twenty-third amendment was on June 26, 2016.

The twenty-fourth amendment was on June 22, 2017.

The twenty-fifth amendment was on May 28, 2018.

The twenty-sixth amendment was on June 12, 2019.

Chieftek Precision Co., Ltd

Chairman: Li-fen Chen

Directors and Supervisors' Shareholdings

- I. As of the book closure date for the shareholders' meeting on March 30, 2021, the paid-in capital of the Company is NT\$811,875,490 and the total number of issued shares is 81,187,549 shares.
- II. In accordance with Article 26 of Securities and Exchange Act and Article 2 of Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies, the minimum numbers of shares required to be held by the entire bodies of directors is 6,495,004 shares.
- III. As of March 30, 2021, the shareholdings of all directors and supervisors:

Position	Name	Date of Election	Term of Office (year)	Shareholdings recorded on the shareholders roster as of the book closure date for the shareholders' meeting	Shareholding ratio %
Chairman	CHEN LI-FEN	109.06.08	3	3,653,107	4.50%
Director	HSU MING- CHE	109.06.08	3	5,579,338	6.87%
Director	CHENG SHENG -FEN	109.06.08	3	554,736	0.68%
Director	WANG CHEN PI-HSIA	109.06.08	3	557,355	0.69%
Director	Anne Li	109.06.08	3	1,075,290	1.32%
Independent director	WU CHUNG - JEN	109.06.08	3	29,403	0.04%
Independent director	WEI NAICHANG	109.06.08	3	0	0.00%
Independent director	Ming Tzu Ho	109.06.08	3	0	0.00%
Total shares of the entire bodies of directors		11,449,229	14.10%		

Note: The shareholdings of independent directors elected by a public company shall not be counted in the total referred to in the preceding paragraph; if a public company has elected two or more independent directors, all directors and supervisors other than the independent directors and shall be decreased by 20 percent.

IV. The shareholdings of the entire bodies of directors satisfied "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies".

The Impact of Bonus Shares on the Company's Business Performances, Earnings per Share and Shareholders' Return on Investment

The Company has passed Proposal for Distribution of 2020 Profit on February 25, 2021. Hence, there is no bonus shares distributed and this part is not applicable.

Appendix 5

Other Explanation Matter

The explanation for shareholders' proposal during the regular shareholders' meeting. Explanation:

- I. In accordance with Article 172-1 of the Company Act, a shareholder holding 1 percent or more of the total number of issued shares may submit to this Corporation a written proposal for discussion at a regular shareholders meeting. Such proposals, however, are limited to one item only and limited to 300 words.
- II. The Company handles the submission of proposals for the shareholders' meeting. The period of submission is from March 29, 2021 to April 7, 2021. The information has been announced on the Market Observation Post System.
- III. The Company has not received any proposals from the shareholders.